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no. 47
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Rules of Governmental Agencies

Volume 15, Issue 47 — November 22, 1991

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published by **George H. Ryan** Secretary of State



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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The Register also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the Register contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current Register volume and a Sections Affected Index listing, by Title of the Illinois Administrative Code, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The Register will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (III. Rev. Stat. 1989, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1991

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 18, 1990	Dec. 24, 1990	1	Jan. 4, 1991	June 25, 1991	July 2, 1991	28	July 12, 1991
Dec. 24, 1990	Dec. 31, 1990	2	Jan. 11, 1991	July 2, 1991	July 9, 1991	29	July 19, 1991
Dec. 31, 1990	Jan. 8, 1991	3	Jan. 18, 1991	July 9, 1991	July 16, 1991	30	July 26, 1991
Jan. 8, 1991	Jan. 15, 1991	4	Jan. 25, 1991	July 16, 1991	July 23, 1991	31	Aug. 2, 1991
Jan. 15, 1991	Jan. 22, 1991	5	Feb. 1, 1991	July 23, 1991	July 30, 1991	32	Aug. 9, 1991
Jan. 22, 1991	Jan. 29, 1991	6	Feb. 8, 1991	July 30, 1991	Aug. 6, 1991	33	Aug. 16, 1991
Jan. 29, 1991	Feb. 5, 1991	7	Feb. 15, 1991	Aug. 6, 1991	Aug. 13, 1991	34	Aug. 23, 1991
Feb. 5, 1991	Feb. 11, 1991	8	Feb. 22, 1991	Aug. 13, 1991	Aug. 20, 1991	35	Aug. 30, 1991
Feb. 11, 1991	Feb. 19, 1991	9	Mar. 1, 1991	Aug. 20, 1991	Aug. 27, 1991	36	Sept. 6, 1991
Feb. 19, 1991	Feb. 26, 1991	10	Mar. 8, 1991	Aug. 27, 1991	Sept. 3, 1991	37	Sept. 13, 1991
Feb. 26, 1991	Mar. 5, 1991	11	Mar. 15, 1991	Sept. 3, 1991	Sept. 10, 1991	38	Sept. 20, 1991
Mar. 5, 1991	Mar. 12, 1991	12	Mar. 22, 1991	Sept. 10, 1991	Sept. 17, 1991	39	Sept. 27, 1991
Mar. 12, 1991	Mar. 19, 1991	13	Mar. 29, 1991	Sept. 17, 1991	Sept. 24, 1991	40	Oct. 4, 1991
Mar. 19, 1991	Mar. 26, 1991	14	Apr. 5, 1991	Sept. 24, 1991	Oct. 1, 1991	41	Oct. 11, 1991
Mar. 26, 1991	Apr. 2, 1991	15	Apr. 12, 1991	Oct. 1, 1991	Oct. 8, 1991	42	Oct. 18, 1991
Apr. 2, 1991	Apr. 9, 1991	16	Apr. 19, 1991	Oct. 8, 1991	Oct. 15, 1991	43	Oct. 25, 1991
Apr. 9, 1991	Apr. 16, 1991	17	Apr. 26, 1991	Oct. 15, 1991	Oct. 22, 1991	44	Nov. 1, 1991
Apr. 16, 1991	Apr. 23, 1991	18	May 3, 1991	Oct. 22, 1991	Oct. 29, 1991	45	Nov. 8, 1991
Apr. 23, 1991	Apr. 30, 1991	19	May 10, 1991	Oct. 29, 1991	Nov. 5, 1991	46	Nov. 15, 1991
Apr. 30, 1991	May 7, 1991	20	May 17, 1991	Nov. 5, 1991	Nov. 12, 1991	47	Nov. 22, 1991
May 7, 1991	May 14, 1991	21	May 24, 1991	Nov. 12, 1991	Nov. 19, 1991	48	Dec. 2, 1991 (Mon.)
May 14, 1991	May 21, 1991	22	May 31, 1991	Nov. 19, 1991	Nov. 26, 1991	49	Dec. 6, 1991
May 21, 1991	May 28, 1991	23	June 7, 1991	Nov. 26, 1991	Dec. 3, 1991	50	Dec. 13, 1991
May 28, 1991	June 4, 1991	24	June 14, 1991	Dec. 3, 1991	Dec. 10, 1991	51	Dec. 20, 1991
June 4, 1991	June 11, 1991	25	June 21, 1991	Dec. 10, 1991	Dec. 17, 1991	52	Dec. 27, 1991
June 11, 1991	June 18, 1991	26	June 28, 1991	Dec. 17, 1991	Dec. 24, 1991	1	Jan. 3, 1992
June 18, 1991	June 25, 1991	27	July 5, 1991	Dec. 24, 1991	Dec. 31, 1991	2	Jan. 10, 1992

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

NOTICE OF PROPOSED AMENDMENT

- The Heading of the Part: APPLICATION PROCESS
- 89 Ill. Adm. Code 110 Code Citation: 2)
- Section Number: 3)
- 110.10

Amendment

Proposed Action:

- Statutory Authority: Sections 11-4 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 11-4 and 12-13) 4)
- Involved: This rulemaking implements Section 4602 of of the Omnibus Budget Reconciliation Act of 1990 (P.L. 101-508). It permits disproportionate share hospitals and federally qualified health centers to accept and perform initial processing of applications for Medicaid coverage for pregnant women and children under age 18 at locations A Complete Description of the Subjects and Issues other than local offices. 2)
- Will this Proposed Amendment replace an Emergency Amendment S N currently in effect? (9
- Does this rulemaking contain an automatic repeal date? Yes 1
- Does this Proposed Amendment contain incorporations by reference? 8
- Are there any other Proposed Amendments pending on this 6
- This rulemaking Statement of Statewide Policy Objectives: has no effect on local governmental units. 10)
- parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762 (217/782-1233). The Department will consider all written comments it receives within 30 days of the date of and Manner in which interested persons may comment on this proposed rulemaking: Any interested publication of this notice. Time, Place, 11)

Trong &

ILLINOIS REGISTER

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

12) Initial Regulatory Flexibility Analysis:

- Date Proposed Amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October , 1991 B
- Hospitals and Types of small businesses affected: Qualified Health Centers B)
- Reporting, bookkeeping or other procedures required for compliance: The affected health care providers must be familiar with the Department's application for medical assistance. ΰ
- compliance: No additional professional skills Types of professional skills necessary for required. â

The full text of the Proposed Amendment begins on the next page:

NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES
ER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS

APPLICATION PROCESS PART 110

Section	
110.1	Incorporation By Reference
110.10	Application For Assistance
110.15	Local Office Action on Application for Public
	Assistance
110.20	Time Limitations On the Disposition On An Application
110.30	Approval of An Application and Initial Authorization
	of Financial Assistance
110.32	Approval of An Application and Initial Authorization
	of Medical Assistance (MAG)
110.34	Approval of An Application and Initial Authorization
	of Medical Assistance - No Grant (MANG)
110.36	Approval of An Application and Initial Authorization
	of General Assistance and Aid to the Medically
	Indigent
110.38	General Assistance and Aid to the Medically
	Indigent Special Approval Provisions
110.40	Denial of An Application

AUTHORITY: Implementing Articles III, IV, V, VI and VII and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Filed and effective December 30, 1977; emergency amendment at 2 Ill. Reg. 44, p. 167, effective October 19, 1978, for a maximum of 150 days; amended at 3 Ill. Reg. 5, p. 875, effective February 2, 1979; amended at 3 Ill. Reg. 44, p. 173, effective October 19, 1979; amended at 6 Ill. Reg. 8125, effective July 1, 1982; codified at 7 Ill. Reg. 5195; amended at 8 Ill. Reg. 6760, effective May 3, 1984; amended at 9 Ill. Reg. 13087, effective April 30, 1985; amended at 9 Ill. Reg. 11457, effective July 1, 1988; amended at 13 Ill. Reg. 3836, effective March 10, 1989; amended at 13 Ill. Reg. 10628, effective June 22, 1989; amended at 14 Ill. Reg. 13198, effective August 6, 1990; amended at 15 Ill. Reg.

CAPITALIZATION DENOTES STATUTORY LANGUAGE

DEPARTMENT OF PUBLIC AID

ILLINOIS REGISTER

NOTICE OF PROPOSED AMENDMENT

Application For Assistance Section 110.10

- An application is a signed request for assistance on a Department of Public Aid ("Department") form which has been completed to the best of client's knowledge and a)
- The application must be signed by the applicant with the following exceptions: q
- When a conservator has been appointed for the applicant, the conservator must sign the application. 1)
- unable to sign the application, the application may be signed by someone acting responsibly in When the applicant is physically or mentally behalf of the applicant. 2)
- the child's caretaker must sign the application, When application is made in behalf of a child, 3)
- authorized representative is a person authorized When the applicant has appointed an authorized by the applicant to act on his/her behalf.) representative with the Department. 4
- behalf of a deceased person. In order for payment to be made by the Department for the funeral and burial expenses of the decedent, the completed application unless delay in receipt of the form occurred through must be received in the local office not more than Application for medical assistance may be made in death, excluding the day on which death occurred, thirty (30) calendar days after the individual's no fault of the individual applying. ô
- The applicant may be assisted by the Department and by individuals of the applicant's choice in completing the application. q
- disproportionate share hospital or federally qualified health center, the date the application is signed by application is received by the local office serving the area of the State in which the applicant lives with one exception. For applications completed by the applicant shall be the date of application. pregnant women and children under age 18 at a The date of application shall, be the date an with one exception. (e

NOTICE OF PROPOSED AMENDMENT

Application For Assistance (Cont'd) Section 110.10

- categorical relatedness does not exist and is referred for AMI, the date of application shall be the date the medical assistance and is subsequently denied because application was received in the County Department. If an application form is filed with the County Department for determination of eligibility for f)
- Medical Assistance No Grant Aid to the Aged, Blind (AABD) or Disabled (MANG) 9

Application shall be made for residents of facilities operated by the Department of Mental Health and Developmental Disabilities (DMHDD) only when the services received by the residents are being provided The following are covered settings: Covered setting is defined according to the services provided, the age and diagnosis of the patient and the facility in a covered setting. certification.

- Psychiatric Hospital Service 1
- 65 and over Client Age: A
- Client Diagnosis: Any į.
- Facility Certification: Title XVIII (Medicare) ii)
- prior to attaining age 21 and the treatment Client Age: Under 21 or up to age 22 when plan includes re-entry into the community services were being received immediately B)
- Client Diagnosis: Mentally Ill į)
- Commission on the Accreditation of Facility Certification: Hospitals (JCAH) ii)
- Medical/Surgical Services 2)
- Client Age: No Restrictions A)
- Client Diagnosis: No Restrictions B)
- Facility Certification: Title XVIII (Medicare) Û

Trong.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

- Application For Assistance (Cont'd) Section 110.10
- Skilled Nursing Facility (SNF), Intermediate Care Facility (ICF) and Intermediate Care Facility for the Mentally Retarded (ICF-MR) Services 3
- 65 and over Client Age: A
- No Restriction Client Diagnosis: ;
- Facility Certification: By Department of Public Health for Title XX (Medicaid) ii)
- Client Age: Up to 65 B
- Mentally Retarded Client Diagnosis: į,
- of Public Health and Title XX (Medicaid) By Department Facility Certification: ii)
- Under 21 Client Age: ΰ
- Mentally Ill ONLY Client Diagnosis: į.
- JCAH (Does not Facility Certification: include ICF-MR) ii)
- Eligibility exists only when the DMHDD patient has not been adjudicated incompetent or if there has been an adjudication of incompetency, a conservator has been legally appointed. e P
- Application shall be made for a patient age 21 or over by the patient, conservator or by someone acting responsibly in the patient's behalf. Application for patients under age 21 shall be made by the patient's parent(s), legal guardian or conservator. į,
- If the parents are unwilling to apply for assistance, the patient is not eligible. j

effective Amended at 15 Ill. Reg. (Source:

NOTICE OF PROPOSED AMENDMENT

- The Heading of the Part: ASSISTANCE STANDARDS 1)
- 89 Ill. Adm. Code 111 Code Citation:
- Proposed Action: Section Number: 3)
- 111.101

Amendment

- Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Par. 12-4.11) Statutory Authority: Section 12-4.11 of the Illinois 4)
- This rulemaking revises the Assistance Standards based on the increase in the Consumer Price Index (CPI) for Involved: This rulemaking revises the Assistance Standards included in Section 111.101. The Public Aid Code requires The CPI increase for the period that the Assistance Standards be updated every January A Complete Description of the Subjects and Issues the previous fiscal year. The CPI inc July 1990 through June 1991 was 4.4%. 2)
- Will this Proposed Amendment replace an Emergency Amendment currently in effect? No (9
- Does this rulemaking contain an automatic repeal date? Yes 1)
- Does this Proposed Amendment contain incorporations by reference? 8
- Are there any other Proposed Amendments pending on this Part? No 6
- This rulemaking Statement of Statewide Policy Objectives: has no effect on local governmental units. 10)
- concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd flr., Springfield, Illinois 62762 (217/782-1233). The Department will consider all written comments it receives within 30 days of the date of publication of this notice. Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments Attorney, Office of the General Counsel, Illinois 11)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

This rulemaking 12) Initial Regulatory Flexibility Analysis: has no effect on small businesses. The full text of the Proposed Amendment begins on the next page:

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES CHAPTER 1: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 111 ASSISTANCE STANDARDS

Section

	ds	ards	ily of 1)	(Family of 2)	(Family of 3)	(Family of 4)	(Family of 5)	ily of 6)	(Family of 7 thru 18)	(Child-Only Cases)			
Incorporation By Reference	Establishment of Assistance Standards	Computation of the Assistance Standards		Amount of Assistance Standards (Fam		_	of Assistance Standards (Fam			Amount of Assistance Standards (Chi		Current Assistance Standards	Adjustments Following Court Orders
111.1 Incorporat	111.10 Establishm	111.20 Computatio	111.30 Amount of	111.40 Amount of		Amount	111.70 Amount of	111.80 Amount of	Amount	111.100 Amount of	(Repealed)	111.101 Current As	100

AUTHORITY: Implementing Articles III, IV and VI and authorized by Sections 12-4.11 and 12-13 of the Illinois Public Aid Code (III. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 6-1 et seq., 12-4.11 and 12-13).

SOURCE: Filed and effective December 30, 1977; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 10, 1983; amended at 8 Ill. Reg. 223, effective December 27, 1983; amended at 9 Ill. Reg. 295, effective January 17, 1985; amended at 10 Ill. Reg. 1920, effective January 16, 1987; amended at 11 Ill. Reg. 871, effective January 16, 1988; amended at 13 Ill. Reg. 871, effective January 1, 1988; amended at 13 Ill. Reg. 3840, effective March 10, 1989; amended at 15 Ill. Reg. 1029, effective January 23, 1991; amended at 15 Ill. Reg. 1029, effective January 23, 1991;

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

	DEPARTMENT OF PUBLIC	OF PUB	LIC AID			
	NOTICE OF PR	OPOSED	PROPOSED AMENDMENT	H		
Section 111.101	Current Ass	sistance	Assistance Standards	ds		
	Adults	and Children	dren			
Family Size	Group]	н	Group	11	Group I	111
1(AFDC and Refugee/	\$467	487	\$449	469	£385	398
Repatriate	_					
1(All Other Programs)	rams) 364	379	30.1	368	43.00	354
3 6	th rt	844	+ ot	817	0 t t t	780
י סי	914	952	0 00	927	80.50	895
2	€90₹	1116	1038	1083	666₹	1042
9	1961	,	1168	1217	9211	1175
7	1364		1339	1281	1187	1238
8	1331		1396	1353	1549	1302
6	1400		1364	1424	1311	1374
	1475	20	1434	1497	1386	1445
11	1553	,	1509	1575	1459	1523
12	1634		1591	1659	1535	1601
13	1551		1674	1747	1615	1686
14	1815		7362	1838	€69₹	1773
15	1908		1856	1935	7490	1868
16	3008		1954	2039	1886	1967
17	2114		505	2147	1985	2071
18	5556	2323	57.65	2260	9602	2181
	Chi	Child-Only				
	ACC.	23.4	316	222	300	316
10	444		4 4 4 4 4 4	446	4 4	432
1 6	549	573	53.4	556	1 140	545
7	403		688		999	695
	835		815		792	826
9	868		9 2 8		851	889
7	965		943		914	952
80	1034	, I	1101	, II	186	1024
	6077	ч,	# 9 A F	4 ,	# G D #	7601
	80 K	,	1156	4 .	6277	11/3
11	90 H	,	+677	4 '	0007	757
12	#355 #355	1413	1325	1378	H 1980	1336
	:	,	:			

For family sizes greater than 18 or 12, the amount of the Assistance Standard will be determined by adding \$97-\$101_or \$75-\$78 respectively for each person above 18 or 12. All

THEO AS

NOTICE OF PROPOSED AMENDMENT

Current Assistance Standards (Cont'd) Section 111.101

rounding down to the next whole dollar amount.

rounding in determining Assistance Standards is done by

, effective Amended at 15 Ill. Reg. (Source:

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

- MEDICAL ASSISTANCE PROGRAMS The Heading of the Part: 7
- 89 Ill. Adm. Code 120 Code Citation: 2)
- Proposed Action: Section Number: 3)

120.80

Amendment

Statutory Authority: Sections 11-28 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 11-28 and 12-13) 4)

in possession of blank prescription pads, or has assisted a provider in defrauding the Department. The rule as currently written could imply that medical usage must be reviewed prior to restriction. This change clarifies the rule in accordance with the language of the statute, (Section 11-26 of the Public Aid Code). card, misrepresented medical coverage, has been found to be services, if the client has loaned or altered their medical Involved: This rulemaking provides for the restriction of
a client's medical usage, without a review of use of A Complete Description of the Subjects and Issues 2)

- Will this Proposed Amendment replace an Emergency Amendment currently in effect? (9
- Does this rulemaking contain an automatic repeal date? 7
- Does this Proposed Amendment contain incorporations by reference? 8
- Are there any other Proposed Amendments pending on this Part? 6

Section Numbers	Proposed Action	Section Numbers Proposed Action Illinois Register Citation
120.50	Repealed	August 30, 1991 (15 Ill. Reg. 12137)
120.200	New Section	August 30, 1991 (15 111. Reg. 12137)
120.208	Repealed	August 30, 1991 (15 Ill. Reg. 12137)
120.210	Repealed	August 30, 1991 (15 Ill. Reg. 12137)

,ON	NOTICE OF PROPOSED AMENDMENT	AMENDMENT	NOT	NOTICE OF PROPOSED AMENDMENT	AMENDMENT
Section Numbers	Proposed Action	Illinois Register Citation	Section Numbers	Proposed Action	Illinois Register Citation
120.211	Repealed	August 30, 1991 (15 Ill. Reg. 12137)	120.262	Repealed	August 30, 1991 (15 111. Reg. 12137)
120.215	Repealed	August 30, 1991 (15 Ill. Reg. 12137)	120.270	Repealed	August 30, 1991 (15 111. Reg. 12137)
120.216	Repealed	August 30, 1991 (15 Ill. Reg. 12137)	120.271	Repealed	August 30, 1991 (15 111. Reg. 12137)
120.217	Repealed	August 30, 1991 (15 Ill. Reg. 12137)	120.272	Repealed	August 30, 1991 (15 111. Reg. 12137)
120.218	Repealed	August 30, 1991 (15 111. Reg. 12137)	120.273	Repealed	August 30, 1991 (15 Ill. Reg. 12137)
120.224	Repealed	August 30, 1991 (15 Ill. Reg. 12137)	120.275	Repealed	August 30, 1991 (15 111. Reg. 12137)
120.225	Repealed	August 30, 1991 (15 Ill. Reg. 12137)	120.276	Repealed	August 30, 1991 (15 111. Reg. 12137)
120.230	Repealed	August 30, 1991 (15 Ill. Reg. 12137)	120.277	Repealed	August 30, 1991 (15 111. Reg. 12137)
120.235	Repealed	August 30, 1991 (15 111. Reg. 12137)	120.278	Repealed	August 30, 1991 (15 111. Reg. 12137)
120.236	Repealed	August 30, 1991 (15 111, Reg. 12137)	120.279	Repealed	August 30, 1991 (15 111. Reg. 12137)
120.240	Repealed	August 30, 1991 (15 Ill. Reg. 12137)	120.280	Repealed	August 30, 1991 (15 Ill. Reg. 12137)
120.245	Repealed	August 30, 1991 (15 111. Reg. 12137)	120.285	Repealed	August 30, 1991 (15 111. Reg. 12137)
120.250	Repealed	August 30, 1991 (15 Ill. Reg. 12137)	120.290	Repealed	August 30, 1991 (15 Ill. Reg. 12137)
120.255	Repealed	August 30, 1991 (15 Ill. Reg. 12137)	120.295	Repealed	August 30, 1991 (15 Ill. Reg. 12137)
120.260	Repealed	August 30, 1991 (15 111. Reg. 12137)	120.319	Amendment	January 25, 1991 (15 111. Reg. 833)
120.261	Repealed	August 30, 1991 (15 Ill. Reg. 12137)	120.320	Amendment	January 25, 1991 (15 111. Reg. 833)

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section Numbers Proposed Action Illinois Register Citation	January 25, 1991 (15 Ill. Reg. 833)	January 25, 1991 (15 Ill. Reg. 833)	January 25, 1991 (15 Ill. Reg. 833)
Proposed Action	Amendment	Amendment	Amendment
Section Numbers	120.321	120.322	120.323

- 10) <u>Statement of Statewide Policy Objectives</u>: This rulemaking has no effect on local governmental units.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Staff Attorney, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd floor, Springfield, Illinois 62762 (217/782-1233). The Department will consider all written comments it receives within 30 days of the date of publication of this notice.
- 12) <u>Initial Regulatory Flexibility Analysis</u>: This rulemaking has no effect on small businesses.

The full text of the Proposed Amendment begins on the next page:

ILLINOIS REGISTER

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 120 MEDICAL ASSISTANCE PROGRAMS SUBPART A: GENERAL PROVISIONS

Section 120.1 Incorporation By Reference SUBPART B: ASSISTANCE STANDARDS

	Eligibility For Medical Assistance	Eligibility For Medical Assistance For Pregnant	Women and Children Under Age Eight Who Do Not	Qualify As Mandatory Categorically Needy	Healthy Start - Medicaid Presumptive Eligibility	Program For Pregnant Women	MANG(AABD) Income Standard	MANG(C) Income Standard	MANG(P) Income Standard	Exceptions To Use Of MANG Income Standard	AMI Income Standard	
Section	120.10	120.11			120.12		120.20	120.30	120.31	120.40	120.50	

SUBPART C: FINANCIAL ELIGIBILITY DETERMINATION

16	DEPARTMENT OF PUBLIC AID
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	AFDC/AFDC-MANG And Children Under Age Eight
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120.393	Pregnant Women And Children Under Aye Elynt lears Who Do Not Qualify As Mandatory Categorically Needy
	Demonstration Project.
120.395	Payment Levels for MANG
120.399	Redetermination of Eligibility
	for III for IV VI III modern and VII and
AUTHORITY:	Implementing Articles III, IV, V, VI and VII and h. Section 12-13 of the Illinois Public Aid Code
AUTHOLIAND	חל פברנוטון דק דם כד כיים דייים ביים

AUTHORITY: Implementing Allicies III, 17, 7, 7 and 11 and 11 and authorized by Section 12-13 of the Illinois Public Aid Code (III. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 7-1 et seq, and 12-13)

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5,

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Adugust 37, 1978, fore maximum of 150 days; peremptory amendment at 2 111. Reg 46, p. 4, effective November 1, 1978; peremptory amendment at 2 111. Reg 46, p. 6, effective November 1, 1978; peremptory amendment at 2 111. Reg 46, p. 56, effective November 1, 1978; peremptory amendment at 2 111. Reg 46, p. 56, effective 16, p. 41, November 1, 1978; menteded at 3 111. Reg 13, p. 415, effective Adugut 18, 1979; for a maximum of 150 days; emergency amendment at 3 111. Reg 33, p. 415, effective Adugut 18, 1979; mended at 3 111. Reg 33, p. 415, effective Adugut 18, 1979; mended at 3 111. Reg 33, p. 415, effective September 2, 1979; amended at 3 111. Reg 40, p. 140, effective September 7, 1979; amended at 3 111. Reg 40, p. 140, effective November 12, 1979; amended at 3 111. Reg 41, p. 96, effective November 12, 1979; amended at 3 111. Reg 41, p. 96, effective November 15, 1979; amended at 3 111. Reg 41, p. 96, effective November 15, 1979; amended at 3 111. Reg 41, p. 10, effective November 15, 1979; amended at 3 111. Reg 41, p. 96, effective November 15, 1979; amended at 3 111. Reg 12, p. 97, effective Movember 15, 1979; amended at 4 111. Reg 12, p. 531, effective February 25, 1980; amended at 4 111. Reg 12, p. 531, effective March 10, 1980; amended at 4 111. Reg 12, p. 531, effective March 10, 1980; amended at 4 111. Reg 12, p. 97, effective September 2, 1980; amended at 4 111. Reg 12, p. 97, effective September 2, 1980; amended at 4 111. Reg 137, p. 134, effective September 2, 1980; amended at 4 111. Reg 137, p. 180; amended at 5 111. Reg 180; amended at 5 111. Reg 181; amended at 5 111. Reg 1

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effective July 1, 1982; amended at 6 III. Reg. 8142, effective July 1, 1982; amended at 6 III. Reg. 8159, effective July 1, 1982; amended at 6 III. Reg. 10970, effective August 26, 1982; amended at 6 III. Reg. 11921, effective September 21, amended at 6 III. Reg. 12293, effective October 1, 1982; amended at 6 III. Reg. 12318, effective October 1, 1982; amended at 6 III. Reg. 13754, effective November 1, 1982; amended at 7 III. Reg. 394, effective January 1, 1983; codified at 8 III. Reg. 17897; amended at 8 III. Reg. 18903, effective September 26, 1984; peremptory amendment at 8 III. Reg. 20706, effective October 3, 1984; amended at 8 III. Reg. 25053, effective December 12, 1984; emergency amendment at 9 III. Reg. 830, effective January 3, 1985, for a maximum of 150 days; amended at 8 Ill. Reg. 13328, effective July 16, 1984; amended (by adding sections being codified with no substantive change) amended at 9 Ill. Reg. 4515, effective March 25, 1985; amended at 9111. Reg. 5346, effective April 11, 1985; amended at 9 111. Reg. 7153, effective May 6, 1985; amended at 9 111. Reg. 12298, 11346, effective July 8, 1985; amended at 9 111. Reg. 12298, effective July 25, 1985; amended at 9 111. Reg. 12823, effective August 9, 1985; amended at 9 111. Reg. 15903, effective October 4, 1985; amended at 9 111. Reg. 16300, effective October 18, 1985; amended at 10 111. Reg. 1192, effective January 10, 1986; amended at 10 111. Reg. 3033, effective January 23, 1986; amended at 10 111. Reg. 4907, peremptory amendment at 6 111. Reg. 6912, effective May 20, 1982; emergency amendment at 6 111. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 111. Reg. at 7 111. Reg. 6082; amended at 7 111. Reg. 8256, effective July 1, 1983; amended at 7 111. Reg. 8264, effective July 5, 1983; amended (by adding section being codified with no substantive change) at 7 111. Reg. 14747; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16108; amended at 8 Ill. Reg. 5253, effective April 9, 1984; amended at 8 Ill. Reg. 6770, effective April 27, 1984; effective April 15, 1987; amended at 11 III. Reg. 8735, effective April 20, 1987; emergency amendment at 11 III. Reg. 10688, effective June 3, 1986; amended at 10 Ill. Reg. 12672, effective July 14, 1986; amended at 10 Ill. Reg. 15649, effective September 19, 1986; amended at 11 Ill. Reg. 3992, effective February 23, 1987; amended at 11 Ill. Reg. 7652, 12458, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 14034, effective August 14, 1987; amended at 11 Ill. Reg. 14763, effective August 26, 1987; effective March 7, 1986; amended at 10 Ill. Reg. 6966, effective April 16, 1986; amended at 10 Ill. Reg. amendment at 6 Ill. Reg. 6475, effective May 18, 1982;

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In the sequence of the sequenc Ill. Reg. 348, effective January 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 5302, effective April 1, 1991; amended at 15 Ill. Reg. 10101, effective June 24, 1991; amended at 15 Ill. Reg. 11973, effective August 12, 1991; amended at 15 Ill. Reg. 12747, effective August 16, 1991; amended at 15 Ill. Reg. 6234, effective March 22, 1988; amended emergency amendment at 12 111. Reg, 11839, effective July 1, 1988, for a maximum of 150 days; amended at 12 111. Reg. 12835, effective July 22, 1988; emergency amendment at 12 111. 13243, effective July 29, 1988, for a maximum of 150 days; amended at 12 111. Reg. 17867, effective October 30, 1988; amended at 12 111. Reg. 19704, effective November 15, 1988; amended at 12 111. Reg. 20188, effective November 23, 1988; amended at 13 at 12 Ill. Reg. 8672, effective May 13, 1988; amended at 12 Ill. Reg. 9132, effective May 20, 1988; amended at 12 Ill. Reg 3908, effective March 10, 1989; emergency amendment at 13 Ill. Reg. 11929, effective June 27, 1989, for a maximum of 150 days emergency expired November 25, 1989; emergency amendment at 13 14814, effective September 3, 1990; amended at 14 Ill. Reg. 17004, effective September 30, 1990; emergency amendment at 15 Reg. 11632, effective July 1, 1988, for a maximum of 150 days; 11483, effective June 30, 1988; emergency amendment at 12 Ill. Reg. 116, effective January 1, 1989; amended at 13 Ill. 2081, effective February 3, 1989; amended at 13 Ill. Reg 14105, effective September 11, 1991; amended at 15 Ill 14240, effective September 23, 1991; amended at 15 Ill Reg. 20898, effective December 14, 1987; amended at 12 Ill. Reg. 3516, effective January 22, 1988; 20142, effective January 1, 1988; Reg. 904, effective January 1, 1988; effective amended at 12 Ill. amended at 12 Ill. amended at 11 Ill. 14240, 111. Red. Reg.

CAPITALIZATION DENOTES STATUTORY LANGUAGE NOTE:

NOTICE OF PROPOSED AMENDMENT

SUBPART E: RECIPIENT RESTRICTION PROGRAM

Recipient Restriction Program Section 120.80

a)

- The Recipient Restriction Program (RRP) shall identify physicians and/or pharmacologists, that a Medicaid recipient has received medical services that are not medically necessary or in such a manner as to judgement Physician and/or Primary Care Pharmacy will be made. decision to restrict a recipient to a Primary Care When the Department determines, on the constitute an abuse of medical privileges, the RRP applies to all medical assistance programs recipients who unnecessarily utilize medical basis of statistical norms and the medical administered by the Department. services.
- Primary and Secondary Sources of Recipient Identification p)
- Information System (MMIS). On a quarterly basis, SURS analyzes the entire Medicaid population, shall be the Surveillance and Utilization Review Subsystem (SURS) of the Medicaid Management identify recipients with usages in excess of the same category of assistance and like demographic determines medical usage per recipient and will quarterly established norm of recipients in the The primary source of recipient identification areas. 1
- shall be reviewed and analyzed. Recipients found to have loaned or altered their medical cards for which they or other persons are not legitimately incoming referrals, such as referrals from medical providers, law enforcement officials or members of the general public. All referrals entitled; falsely represented medical coverage; providers in rendering excessive services or defrauding the Medical Assistance Program shall the purpose of obtaining medical benefits for Secondary sources of identification shall be prescription pads; or who knowingly assisted be identified-for-restriction-restricted. found in possession of blank or forged 5)
- Once a recipient is identified, medical usage based on diagnoses and/or medical condition for the nine months Û

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NOTICE OF PROPOSED AMENDMENT

Section 120.80

Recipient Restriction Program (Cont'd)

Assistance Consultants, licensed physicians and/or pharmacologists will determine if the recipient should with the Department; per the physician registration is properly registered Medicaid provider in good standing days for the recipient, grantee or caretaker relative selection of a Health Maintenance Organization (HMO). Upon receipt of the selected provider, the Department is a medical doctor or doctor of osteopathy, licensed to practice medicine in all its branches; is a will also contain a statement relating to the necessity of services consistent with the findings of Medical Each recipient to be will review the choice of the primary care physician to ensure that the designated primary care physician Department; and is willing to serve as the primary care physician. The recipient will be informed that being not medically necessary. Each recipient to be restricted will be notified in writing. Such notification shall provide twenty-one (21) calendar be restricted due to the medical services received Department, a form which designates a Primary Care the selection of a Health Maintenance Organization will apply to the entire family unit. This notice the professional consultants; a statement advising them of their right to appeal; a toll-free number to cooperate by completing and returning to the enrolled to provide physician services with the Physician and/or Primary Care Pharmacy; or the call for information; and a statement of the Department's right to designate a Primary Care preceding identification shall be reviewed. Provider if the recipient fails to do so.

Department Designated Primary Care Physician and/or Primary Care Pharmacy q q

- filing an appeal, then a physician and/or pharmacy will be designated by the Department for the recipient. The Department will not designate If the recipient, grantee or caretaker relative Primary Care Pharmacy or HMO as directed, or by designating a Primary Care Physician and/or does not respond to the notice by either 7
- The Department will select one physician and/or one pharmacy who recently provided services to 2)

NOTICE OF PROPOSED AMENDMENT

Recipient Restriction Program (Cont'd)

Section 120.80

recipient's Primary Care Physician and/or Primary Care Pharmacy. If none of these providers agree The criteria Primary Care Pharmacy, the Department shall designate another physician and/or pharmacy who used by the Department in designating a primary medical offices are in reasonable geographical to serve as the Primary Care Physician and/or the recipient and who agrees to serve as the agrees to serve in that capacity and whose care physician will be identical to those enumerated in subsection (c) above. proximity to the recipient's home.

Recipient, Grantee or Caretaker Relative Designated Primary Care Physician and/or Primary Care Pharmacy (e

- Such designation shall be submitted to the Department. The Department shall verify with the physician and/or pharmacy their willingness to be Pharmacy for the recipient. The restriction will be effective with the next regular issuance of Primary Care Pharmacy must do so in writing. designating a Primary Care Physician and/or A recipient, grantee or caretaker relative Primary Care Physician and/or Primary Care the Medical Eligibility Card. 1
- Types of Services Provided or Authorized 2)
- Once restricted, the Medical Eligibility Card shall display the program restriction the front of the card with the name of the following ambulatory care services for the restricted recipient before the Department Physician and/or Primary Care Pharmacy on restricted recipient. The card will also contain a notice that emergency services If restricted to Primary Care Physician, the Primary Care Physician must provide or authorize the code and the name of the Primary Care will render payment for the services: will not be restricted. A)
- Clinic
- Laboratory ii)

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NOTICE OF PROPOSED AMENDMENT

Section 120.80

- Recipient Restriction Program (Cont'd)
- iii) Outpatient Hospital
- ?

Pharmacy

iv)

- Physician
- Podiatric vi)
- acquired through the Primary Care Pharmacy The Primary Care Pharmacy must supply all only be approved in such instances when a prescriptions from any other source will specific item is not part of the Primary prescriptions. Authorization to obtain Care Pharmacy's inventory and cannot be B)
- qualified provider in the Department's Medical Other covered services may be provided by Program. 3)
- with subsection (d)(2). During the interim period, an emergency medical card will be issued if necessary. Pharmacy within twenty-one (21) calendar days after written notification, the Department will designate a Primary Care Provider for the recipient in accordance In lieu of a Primary Care Physician and/or Primary Care Pharmacy, the recipient for whom restriction is required may designate, in written form, a Health Maintenance Organization (HMO). If a recipient is restricted to an HMO and disenrolls within the four quarter time period for restriction, a Primary Care select a Primary Care Physician and/or Primary Care recipient, grantee or caretaker relative. If the recipient, grantee or caretaker relative fails to Physician and/or Primary Care Pharmacy for the recipient shall be selected immediately by the £)
- Changing the Designated Primary Care Physician and/or Primary Care Pharmacy 6
- recipient may change his/her designated provider A recipient may change his/her designation Primary Care Physician and/or Primary Care more frequently if one of the following Pharmacy once every six (6) months. circumstances is verified:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

- Recipient Restriction Program (Cont'd) Section 120.80
- Change of recipient's residence from the Physician and/or Primary Care Pharmacy. geographic area of the Primary Care A)
- Change in the recipient's medical condition which the Primary Care Physician is unable to treat or refer to another provider. B)
- Death of the Primary Care Physician. Û
- Disenrollment of the Primary Care Physician and/or Primary Care Pharmacy from the Medical Assistance Program. (a
- no longer serve as the Primary Care Provider. and/or Primary Care Pharmacy that they will Notice from the Primary Care Physician E)
- provider of Medicaid services or if the provider notifies the Department of their unwillingness to continue to serve as the recipient's Primary Care writing if the Primary Care Physician and/or Primary Care Pharmacy has disenrolled as a Department will notify the recipient in Provider. 2)
- and/or Primary Care Pharmacy shall be processed effective with the next regular issuance of the Medical Eligibility Card. A temporary medical card will be issued if necessary. Changes in designated Primary Care Physician 3)
- Length of Restriction h)
- subsequently reactivated, the restriction will be reactivated until such time as four full quarters If restricted recipients transfer to a different restriction for a minimum of four full quarters. Once recipients are restricted they remain in processed to follow the recipient. If a restricted recipient becomes inactive and is assistance unit, the restriction will be have elapsed. 1)
- Reevaluation of the Recipient's Medical Usage 5)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

- Recipient Restriction Program (Cont'd) Section 120.80
- shall be defined as one of the following three-month periods of time: January-March, card restricted for four full quarters, the Department shall reevaluate the recipient's The Department shall evaluate each case not services that are not medically necessary. services that are not medically necessary, services that are not medically necessary recipient no longer is receiving medical "quarter", for purposes of this Section, When a recipient has had his/her medical the restriction shall be discontinued. medical usage to determine whether the effective date of restriction. If the the restriction shall be continued for recipient continues to receive medial recipient is still receiving medical later than eighteen months after the If the April-June, July-September or another four full quarters. October-December. B
- Care Physician. The medical record will be reviewed by the Medical Assistant Consultant physician and/or pharmacologist to determine recipient's medical record from the Primary Care Physician. The medical record will be services that are not medically necessary are still being received, the Department with a final determination by a licensed If necessary to determine if medical shall obtain a complete copy of the if the level of medical services is necessary. B)
- issuance of the Medical Eligibility Card so that the card no longer displays a program restriction code or a physician's and/or If the decision is to release the recipient from restriction, such release will be processed effective with the next regular pharmacy's name for the recipient. c
- medically unnecessary, the recipient will be notified in writing of the continued restriction as set forth in subsection (c) If the services are determined to be

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section 120.80 Recipient Restriction Program (Cont'd)

above. Such notification shall provide twenty-one (21) calendar days for the recipient, grantee or caretaker relative to cooperate by completing and returning to the Department a form which designates a new Primary Care Physician and/or Primary Care Pharmacy; or the selection of a Health Maintenance Organization. In the event the Department is not provided with a response within the twenty-one (21) calendar day period, a Primary Care Physician and/or Primary Care Physician and/or Primary Care Physician and/or Primary Care Physician and/or Primary Care Pharmacy will be designated by the Department in accordance with subsection (2).

- 3) If the restriction is continued, the recipient shall continue to be restricted for an additional four full quarters. Subsequent to this four quarter period, a review will be conducted in accordance with subsection (h)(2).
- Recipients have the right to appeal inclusion in the program. (See 89 Ill. Adm. Code 102.80 thru 102.84).

(Source: Amended at 15 Ill. Reg. ____, effective ___

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Control of Sexually Transmissible Diseases Code
- 2) Code Citation:

77 Ill. Adm. Code 693

- 3)
 Section Numbers:
 Proposed Action:

 693.10
 Amendment

 693.15
 Amendment

 693.30
 Amendment

 693.40
 Amendment

 693.45
 New Section

 693.100
 Amendment
- 4) Statutory Authority:

The Illinois Sexually Transmissible Disease Control Act (III. Rev. Stat. 1989, ch. 111 1/2, par. 7401 et seq., as amended by P.A. 87-763 effective October 4, 1991.)

5) A Complete Description of the Subjects and Issues Involved:

This rulemaking establishes procedures that will be utilized by the Department in investigating reports of health care providers infected with AIDS and patients infected with AIDS who have had invasive procedures performed on them, and in notifying persons who have had contact with the subjects of such reports. The rulemaking specifies that reports of AIDS cases, already required by these rules, shall include information concerning whether the subject of the report has had invasive procedures performed on him or her, and whether the subject is a health care provider. Terms including "exposure-prone invasive procedure", "health care provider, and "invasive procedure" are defined and the definition of "contact" is expanded. This rulemaking also includes provisions concerning STD reporting requirements that have long been included in this Part, but that were inadvertently deleted from amendments to this Part that became effective on August 15, 1991.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes X No

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes No X.

If "yes,", please specify the date:

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

Does this Rulemaking Contain any Incorporations by Reference? Yes X No

8

If "yes," please specify type: 6.02(a) X or 6.06(b) ___

9 Are there any Other Proposed Amendments Pending on this Part? Yes No X

If yes:

Section Numbers

Proposed Action

III. Reg. Citation

10) Statement of Statewide Policy Objectives:

This rulemaking may require minimal additional expenditures by units of local government.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Parister

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

- 12) Initial Regulatory Flexibility Analysis:
- A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:
- B) Type of Small Businesses Affected:

hospitals and health care providers

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

This rulemaking will require STD reports for cases of AIDS to specify certain information concerning invasive procedures, and whether the subject of the report is a healthcare provider.

DEPARTMENT OF PUBLIC HEALTH NOTICE OF PROPOSED AMENDMENTS

Types of Professional Skills Necessary for Compliance:

Health care provider

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The full text of the Proposed Amendments begins on the next page:

TITLE 77: PUBLIC HEALTH

SUBCHAPTER k: COMMUNICABLE DISEASE CONTROL AND IMMUNIZATIONS CHAPTER I: DEPARTMENT OF PUBLIC HEALTH

CONTROL OF SEXUALLY TRANSMISSIBLE DISEASES CODE PART 693

Definitions 693.10 Section

Incorporated Materials 693.15

Reportable STDs and Laboratory Results 693.20

693.30

Reporting

Contact Interview and Investigation Fines and Penalties 693.35

Notification of Health Care Contacts 693.45 693.50

Physical Examination and Medical Treatment for Syphilis, Gonorrhea, Chlamydia

Isolation for Syphilis, Gonorrhea, Chlamydia 693.60

Counseling and Education for AIDS and HIV

Isolation for AIDS and HIV 693.80

Confidentiality 693.100

Examination and Treatment of Prisoners 693.110

Certificate of Freedom from STDs 693.120

Freatment of Minors

Control Measures 693.140

Rev. Stat. 1989, ch. 111 1/2, pars. 7401 et seq., as amended by P.A. 87-763, effective October 4, 1991) and "AN ACT in relation to public health" (III. Rev. Stat. 1989, ch. 111 1/2, pars. 22 and 22.04). AUTHORITY: Implementing and authorized by Illinois Sexually Transmissible Disease Control Act (Ill

SOURCE: Adopted at 12 III. Reg. 10097, effective May 27, 1988; amended at 15 III. Reg. 11686, , effective effective August 15, 1991; amended at 15 III. Reg.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE OR PARAPHRASE THEREOF.

Section 693.10 Definitions

The following definitions shall apply to the terms used in this Part, unless specifically stated otherwise:

"Act" means Illinois Sexually Transmissible Disease Control Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 7401 et seq.).

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NOTICE OF PROPOSED AMENDMENTS

'Blood Bank" means any facility or location at which blood or plasma are procured, furnished, donated, processed, stored or distributed

"Carrier" means a person infected with an STD who is capable of transmitting the infection to

AIDS/HIV is a person who has been in direct sexual or needle contact with a person with AIDS or HIV infection, or who has received insemination, a blood transfusion or an organ or tissue 'Contact" means a person who has been in direct sexual contact with a earrier; a contact to ransplantation donated by a person with AIDS, or HIV infection

an individual who has been in direct sexual contact with a carrier of syphilis, gonorrhea or chlamydia; an individual who has been in direct sexual or needle contact with a person with AIDS or HIV infection an individual who has received insemination, a blood transfusion or an organ or tissue transplantation donated by a person with AIDS or HIV infection;

PERFORMED BY AN HIV INFECTED HEALTH CARE PROVIDER AND THE DEPARTMENT HAS DETERMINED THAT THERE IS OR MAY HAVE BEEN POTENTIAL RISK OF HIV TRANSMISSION FROM THE HEALTH CARE INDIVIDUAL WHO HAS UNDERGONE INVASIVE PROCEDURES PROVIDER TO THAT INDIVIDUAL:

FOR A PERSON INFECTED WITH HIV AND THE DEPARTMENT HAS DETERMINED THAT THERE IS OR MAY HAVE BEEN POTENTIAL RISK OF HIV TRANSMISSION FROM THE INFECTED PERSON TO THE HEALTH CARE A HEALTH CARE PROVIDER WHO HAS PERFORMED INVASIVE PROCEDURES PROVIDER "Department" means the ILLINOIS DEPARTMENT OF PUBLIC HEALTH (Section 3 of the

Designated Agency" means a health care organization designated by the Department under a service agreement with the Department to function in the capacity of a Local Health Authority for the purposes of this Part, in a jurisdiction not covered by a Local Health Authority "Epidemiologic Data" means information obtained through the contact interview and counseling process, regarding possible exposure to an STD

"Exposure-Prone Invasive Procedure" means an invasive procedure involving digital palpation

A gues

"HEALTH CARE PROVIDER" MEANS ANY PHYSICIAN, DENTIST, PODIATRIST, NURSE OR OTHER PERSON PROVIDING HEALTH CARE SERVICES OF ANY KIND.

'HIV" means the human immunodeficiency virus.

"HIV-Infection" means infected with HIV, as evidenced by a confirmed laboratory test for antibodies to HIV as specified in Section 697.100 viral culture or positive antigen test or a clinical diagnosis of AIDS.

"Invasive Procedure" means surgical entry into tissues, cavities, or organs or repair of major traumatic injuries associated with any of the following:

an operating or delivery room, emergency department, or outpatient setting, including both physicians, and dentists, offices;

cardiac catheterizations and angiographic procedures;

vaginal or cesarean delivery or other invasive obstetrical procedure during which bleeding may occur; or manipulation, excision of any oral or perioral tissue, including tooth structure, during which bleeding or the potential for bleeding exists.

'Isolation" means separation of an individual presenting a threat to the public health from others until such time as a risk to the public health no longer exists. "Laboratory" means any facility or location at which tests are performed to determine the presence of infection with an STD, other than a blood bank.

"Local Health Authority" means THE FULL-TIME OFFICIAL HEALTH DEPARTMENT OR BOARD OF HEALTH HAVING JURISDICTION OVER A PARTICULAR AREA (Section 3

"Quarantine" means the closure to public access of a location that presents a risk to the public health until such time that a risk to the public health no longer exists.

"Sexually Transmissible Disease (STD)" means Syphilis, Gonorrhea, Chlamydia, Acquired Immunodeficiency Syndrome (AIDS) or HIV Infection, as defined in Section 693.20.

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"Self-Refer" means to notify one's previous sex and needle sharing contacts, where applicable, of their possible exposure to an STD or HIV, and to refer such contacts to appropriate health professionals for counseling and possible testing.

'Susceptible" means capable of becoming infected with the etiologic agent of an STD.

"Suspected Case" means a person who is reasonably believed to be infected with an STD, based on medical or epidemiologic data.

"Venereal Disease" means a formerly used term now synonymous with STD.

(Source: Amended at 15 Ill. Reg.

Section 693.15 Incorporated Materials

The following materials are incorporated or referenced in this Part:

- Illinois Statutes
- "Illinois Sexually Transmissible Disease Control Act" (Ill. Rev. Stat. 1987. ch. 111 1/2, par. 7401 et seq., as amended by P.A. 87-763, effective October 4, 1991).
- "AN ACT in relation to public health" (III. Rev. Stat. 1989, ch. 111 1/2, pars. 22 and 2
- "AN ACT in relation to the performance of medical, dental or surgical procedures on and counseling for minors" (III. Rev. Stat. 1989, ch. 111, par. 4501 et seq, in particular par. 4504). 3
- Illinois Rules 9
- AIDS Confidentiality and Testing Code (77 III. Adm. Code 697), (See Sections 693.30 (b)(1), 693.30 (d) and (h) and 693.100 (b)(4) and (5) of this Part). =
- Rules of Practice and Procedure in Administrative Hearings (77 III. Adm. Code 100) (See Section 693.35 of this Part). ন
- Program Standards for Local Health Departments (77 III. Adm. Code 615) (See Section 693.40 (c)(7) of this Part). 3
- Other Codes, Guidelines and Standards ত
- "Revision of the CDC Surveillance Case Definition for Acquired Immunodeficiency 1

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Report (MMWR) Suppl. 1987; 36(No. 1S), Public Health Service, U.S. Department of Syndrome", Centers for Disease Control (CDC). Mortality and Morbidity Weekly Health and Human Services, Atlanta, Georgia 30333.

- "AIDS Confidential Case Report" a form prepared by the Centers for Disease Control, Public Health Service, U.S. Department of Health and Human Services, Atlanta, Georgia 30333, Office of Management and Budget (OMB) No. 0920-0009. 6
- "Recommendations for Prevention of HIV Transmission in Health-Care Settings" (Centers for Disease Control, MMWR 1987, vol. 36, Suppl. no. 25, pages 3S-18S). 3
- Joint Advisory Notice, Department of Labor/Department of Health and Human Services, HBV/HIV, Federal Register, Vol. 52, No. 210, pp. 41818-41823, October 30, 1987 (See Section 639.140) 4
- "Recommendations for Preventing Transmission of Human Immunodeficiency Virus and Hepatitis B Virus to Patients During Exposure-Prone Invasive Procedures" (Centers for Disease Control, Morbidity and Mortality Weekly Report (MMWR), Vol. 40, No. RR-8, July 12, 1991). ত্য
- All citations to federal regulations in this Part concern the specified regulations in the 1990 Code of Federal Regulations, unless another date is specified. Ŧ
- All incorporations by reference of federal regulations or standards and the standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified. ©

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Section 693.30 Reporting

- infection, syphilis, gonorrhea or chlamydia, or received a reportable STD laboratory result as set forth in Section 693.20(b). A hospital may, at the request of the physician of a person who has been admitted to the hospital, submit the physician's report to the appropriate health authority through the hospital's established disease-reporting mechanism. In all cases, the each case in which the physician has clinically diagnosed or treated a case of AIDS, HIV Every physician licensed under the provisions of the Illinois Medical Practice Act shall report physician is responsible for ensuring that reporting is accomplished. (a)
- The STD laboratory report shall be mailed within five (5) days after receipt of the The STD case report shall be mailed within five days after such diagnosis or treatment. laboratory results.

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- Authority but by a Designated Agency, such reports shall be made to that Designated Agency. In all other cases, the STD report shall be made directly to the Illinois If the reporting source is located in a county or city governed by a full-time Local Health Authority, the STD report shall be made to that health authority. For syphilis, gonorrhea and chlamydia patients in jurisdictions not covered by a Local Health Department of Public Health. 5
- of the physician, the date of the report, as well as the following information, as For cases of AIDS or HIV infection, the STD report shall be made on a form furnished by the Department. The STD report shall state the name, address and telephone number available: જ

For AIDS: (Y

- The individual's name, address, telephone number, age, race/ethnicity, sex, hospital where diagnosis of AIDS was established;
- Risk factors; Œ
- The diagnosis and any laboratory findings, including HIV test results; Œ
- Pneumocystis carinii pneumonia, Kaposi's sarcoma or esophageal candidiasis), regardless of whether the case is known or thought to have Each AIDS related diagnosed successive, opportunistic disease (e.g. been previously reported in another state or health jurisdiction;; and ?
- For reports submitted by hospitals, the name and telephone number of the individual completing the form, if different from the physician; 3
- Whether the individual has had any invasive procedures performed on him or her, and, if so, the types of invasive procedures and the name(s), address(es) and telephone number(s) of the health care provider(s) who performed those invasive procedures; and S
- Whether the individual is a health care provider, and, if so, the type of health care provider and whether the individual has performed invasive procedures. Vii)
- For HIV infection in cases not clinically diagnosed or treated as AIDS by the reporting physician: B
- The individual's city of residence, age, race/ethnicity, sex,

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- The laboratory findings,
- iii) Risk factors for HIV infection,
- iv) Whether the individual is known to have previously tested positive for antibodies to HIV,
- v) Reason for testing, and
- whether counseling and/or sex partner referral has taken place or whether assistance is needed from the Local Health Authority or the Department.
- 4) Syphilis, gonorrhea and chlamydia case and laboratory reports in cities having a population of 500,000 or over shall be made on a form furnished by the Local Health Authority. In all other cases, the report shall be made on a form furnished by the Department. The report shall state the name, address and telephone number of the physician, the date of the report, as well as the following information, as available:
- The individual's name, address, telephone number, age, birthdate, race/ethnicity, sex, marital status, pregnancy status,
- B) The diagnosis, diagnostic classification, and any laboratory findings,
- The amount and type of treatment, including preventive treatment, which the
 individual is receiving, has received or will receive, and whether treatment has
 been completed, and
- D) The type of treatment facility.
- b) Every laboratory and blood bank, through its Director, shall report each case in which the laboratory or blood bank performed a test for an STD which concluded with a reportable laboratory result.
- 1) The STD laboratory report shall be mailed within five (5) days after such test result.
- Health Authority, the STD laboratory report shall be made to that health authority. For syphilis, gonorrhea and chlamydia test subjects in jurisdictions not covered by a Local Health Authority but by a Designated Agency, such reports shall be made to that Designated Agency. In all other cases, the STD laboratory report shall be made directly to the Illinois Department of Public Health.
- 3) For HIV laboratory results, the report shall be made on a form furnished by the

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Department. The report shall state the name and address of the laboratory or blood bank, the date of the report, as well as the following information, as available:

- The individual's name, address, and telephone number of rage, race/ethnicity, sex, marital status, or patient code number as provided by the physician or other person who submitted the specimen for testing (not applicable to blood banks) by a laboratory.
- B) The individual's city of residence, age, race/ethnicity, sex The name, address and telephone number of the physician or other person who submitted the specimen for testing (not applicable to blood banks), and
- The date the test was performed, the laboratory results, and the methods employed.
- Syphilis, gonorrhea and chlamydia laboratory reports in cities having a population of 500,000 or over shall be made on a form furnished by the Local Health Authority. In all other cases, the report shall be made on a form furnished by the Department. The report shall state the name and address of the laboratory or blood bank, the date of the report, as well as the following information, as available;
- A) The individual's name, address, telephone number, age, race/ethnicity, sex, marital status, or patient code number as provided by the physician or other person who submitted the specimen for testing by a laboratory.
- B) The name, address and telephone number of the physician or other person who submitted the specimen for testing (not applicable to blood banks), and
- The date the test was performed, the laboratory results, and the method employed.
- In addition to the above reporting requirements:
- A) If the subject of the test is under eleven (11) years of age, any reactive or
 positive test results shall be reported to the Department by telephone immediately
 or as soon as Department business hours permit, at 800/252/8989,
- B) If any culture that is positive for gonorrhea is determined to be resistant to antibiotics, the test results shall be reported by telephone immediately, or as soon as business hours permit, to the Local Health Authority, Designated Agency or the Department, as appropriate,
- C) Every laboratory and blood bank shall report the total number of tests performed

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for STDs each week. Such report shall be made to the local health authority, designated agency or the Department, as appropriate.

All persons required to report pursuant to this Part shall maintain the strict confidentiality of all information and records relating to known or suspected cases of STDs in accordance with Section 693.100 and 77 III. Adm. Code 697.140. ত

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- Centers for Disease Control ("CDC"), Public Health Service, U.S. Department of Health and shall forward a copy of this CDC report to the Department's AIDS Registry System, within For each report of AIDS which it receives, pursuant to the provisions of this Section, a Local Health Authority shall complete the "AIDS Confidential Case Report" (or "Pediatric Confidential Case Report" for children under 13 years) which are forms developed by the Human Services, Atlanta, Georgia 30333, OMB No. 0920-0009. The Local Health Authority seven (7) days after receiving the original AIDS report (See Section 697.210 of the AIDS Confidentiality and Testing Code (77 III. Adm. Code 697)). The "AIDS Confidential Case Report" shall contain the following information, as available:
- residence at onset of illness suggestive of AIDS, hospital where diagnosis of AIDS was age at diagnosis, current status (date of death), sex, race/ethnicity, county of birth, Basic Patient Information: Patient's name, address, telephone number, date of birth, established
- Social and risk factors to AIDS; 5
- Information concerning the presence and method of diagnosis of diseases indicative of AIDS; 3
- Laboratory results on HIV serum antibody tests, HIV detection tests or diagnosis of other reason(s) for immunological disfunction; 4
- Other pertinent information concerning the case including: 2
- information on units of blood donated or received by the patient; and P
- whether the individual has had any invasive procedures performed on him or her, and, if so: B
- the types of invasive procedures, and
- the name(s), address(es) and telephone number(s) of the health care provider(s) who performed those invasive procedures; Œ
- whether the individual is a health care provider, and, if so: O

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- the type of health care provider,
- whether the individual has performed invasive procedures; and
- Each AIDS related diagnosed successive, opportunistic disease (e.g. Pneumocystis the case is known or thought to have been previously reported in another state or health carinii pneumonia, Kaposi's sarcoma or esophageal candidiasis), regardless of whether urisdiction. ତ
- it receives pursuant to the provisions of this Section, within seven (7) days after receiving such A Local Health Authority shall forward to the Department a copy of each HIV report which ©
- A Local Health Authority or Designated Agency shall submit to the Department, on forms supplied by the Department, summary information on the reportable laboratory results for syphilis, gonorrhea and chlamydia which it receives pursuant to the provisions of this Section, within seven (7) days after receiving such results. 4
- that individual, within twenty-four (24) hours after receiving such report. The Department shall assume this responsibility within jurisdictions not covered by a Local Health Authority A Local Health Authority or Designated Agency which receives a syphilis laboratory report with a patient code number shall contact the test subject's physician for information identifying or Designated Agency. 8
- laboratory or blood bank for an individual age three through twenty-one shall contact the physician listed in the report to obtain the individual's name and address, in order to comply Health Authority. The physician shall provide this information to the Local Health Authority or the Department unless the test subject is not enrolled in a public or private primary or secondary school. The physician shall contact the Local Health Authority or the Department The Department shall assume this responsibility within jurisdictions not covered by a Local A Local Health Authority which receives an HIV laboratory report from a physician, with Section 697.400 of the AIDS Confidentiality and Testing Code (77 III. Adm. Code 697) if the physician learns that the test subject has enrolled in school at any subsequent date. F

(Source: Amended at 15 III. Reg.

effective

Section 693.40 Contact Interview and Investigation

- initiate the contact interview and investigation process under any either of the following A Local Health Authority, Designated Agency or the Department, where applicable, shall circumstances: æ
- Upon receipt of an STD report from a physician, or =
- When the Local Health Authority, Designated Agency or the Department knows or has 5

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reason to know, based on medical or epidemiologic information, that a person within its jurisdiction may be infected with or have been exposed to an STD or HIV_or-

- For reports of health care providers with AIDS received by the Department prior to order established by the Department, and provide appropriate contact notification, in October 4, 1991, the Department shall interview and investigate such cases in priority accordance with the provisions of Section 693.40 (b)(3)(B) (i) through (ix) of this Part. The Department shall interview the health care provider or the provider's estate, Coworkers, family members or others may be interviewed if necessary to determine the risk of transmission or to identify contacts. 3
- For cases of AIDS or HIV infection, the contact interview and investigation process shall include the following: 9
- Contact interview and investigation services shall be provided only by counselors who have completed a course of training which included instruction in the following:
- The etiology and transmission of HIV, including associated risk behavior and activities, and patient profiles of persons at significant risk of HIV infection; ¥
- The natural history and progression of HIV infection; B
- Methods for preventing transmission of HIV infection; 0
- persons, and critiqued role playing, psychologic assessment and crisis Principles and techniques of counseling, including demonstration of interviewing and counseling skills needed for epidemiologic management of HIV infected intervention; 0
- Principles and techniques of contact investigation and referral; and $\widehat{\mathbf{E}}$
- Principles of communicable diseases. E
- For the interview and investigation process concerning sex and needle sharing contacts; 5
- encouraged to notify their previous sex and needle sharing contacts of their All cases of AIDS or HIV infection identified to health authorities shall be possible exposure to HIV, and to refer such contacts for counseling and testing. offered the assistance of health professionals in locating and referring sex and needle sharing contacts for counseling and testing, with the consent of the infected person. All persons refusing such assistance shall be strongly A
- The counselor Cases of AIDS or HIV infection shall be asked to identify their sex and shall discuss the specific nature of each contact with the client to determine the needle-sharing contacts for the preceding twelve month period. B3)

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likelihood of HIV transmission based on the type of sexual or needle-sharing practice involved and the counselor's knowledge of risk factors.

- ö needle-sharing practice involved and the counselor's knowledge of risk factors, shall be investigated. Investigation shall be conducted on contacts for whom sufficient information to identify the person is available, such as first and last professional judgment of the counselor, based on the type of sexual Those contacts determined to be at significant risk of infection, name, street address or telephone number. C4)
- The counselor may prioritize the order in which contacts are to be investigated. The counselor shall provide first priority to those contacts who (based again on the counselor's professional judgment), except for contact notification, may not have reason to suspect they may be infected because the counselor has information that the contacts: D5)
- are aware of having engaged in behavior likely to result in exposure (₹
- are knowledgeable about the types of behavior carrying such risks. iiB)
- Persons choosing to self-refer their contacts shall receive intensive individualized instruction and counseling in methods to provide this notification and referral. E6)
- Contacts to persons with HIV infection, identified through the contact interview and investigative process, shall be counseled, confidentially and in person, regarding the possibility of infection, methods to prevent the spread of the infection, and services available from public health agencies. Such persons shall also be offered testing to determine infection status. E7)
- but appears to be incapable of understanding and competently acting on such counseling, in the professional judgment of the counselor, participation in incompetence, consent and participation in counseling shall be requested of the If such person is legally unable to agree to counseling due to age or legal individual's parent or legal guardian. If such person is legally able to agree to, counseling shall be requested of a parent or other person chosen by the client. 80
- and all maintained until the Local Health Authority, Designated Agency or the Department is able to document that counseling has been provided to the contact or document that all attempts to locate the contact have been unsuccessful. In no records shall be confidential and shall at all times be maintained in the same manner as those maintained for reported cases of AIDS. After six months, such All records regarding contacts to cases of AIDS or HIV infection, and information collected in investigations of contacts to HIV infection shall case shall such records be maintained for a period to exceed six months. \overline{H}

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records shall be destroyed completely by shredding or another form of obliteration. (See Section 693.100(c) and 77 III. Adm. Code 697.140).

- For the interview and investigation process concerning health care contacts; 3
- **Patients** P
- invasive procedures, and the legal requirements for notification of the HIV transmission to health care providers during the performance of health care providers who have performed invasive procedures on that on him or her shall be provided an explanation of the potential risks of All cases in which the individual has had invasive procedures performed individual;
- which had been performed on him or her along with the name of the facility or location at which the procedure was performed, and the name, The individual shall be asked to identify the specific invasive procedures address and telephone number of the health care provider who performed the procedure; E
- fails to do so in accordance with the requirements of this Part, the case care providers within 45 days, in accordance with the notification procedures described in Section 693.45 of this Part. If the individual declines the opportunity to self-notify his or her health care providers, or Department's notification of contacts shall be conducted in a timely The individual shall be offered the opportunity to self-notify those health shall be referred to the Department for notification of contacts.
- Health Care Providers B
- All cases in which the individual is a health care provider or has worked as a health care provider shall be interviewed to determine whether the type of health care practiced by the individual involves the performance of invasive procedures, and whether the individual has or is likely to have performed invasive procedures;
- exposure-prone invasive procedures, except in accordance with the If the individual's type of health care practice involves the performance of invasive procedures but the individual has not or is not likely to have performed invasive procedures, he or she shall be provided with written information concerning the use of universal precautions and the recommendations of the Centers for Disease Control concerning the prevention of HIV transmission in the health care setting. The individual shall also be advised to refrain from performing \Box

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pursuant to the Centers for Disease Control's "Recommendations for Preventing Transmission of HIV and Hepatitis B Virus to Patients During Exposure-Prone Invasive Procedures" (see Section 693.15 (c)(5) of this recommendations of an expert review panel which has been convened

- If the individual has or is likely to have performed invasive procedures the Local Health Authority shall refer the case to the Department for risk assessment and follow-up; 1
- transmission from the provider to his or her patients, based on the provider's practice and the types and frequencies of invasive procedures performed. Others may be interviewed as necessary to complete the investigation and assess the potential risk of HIV transmission from the The Department shall interview the health care provider or the provider's estate to complete the investigation and assess the potential risk of HIV provider to his or her patients; 3
- The Department shall provide the health care provider with an explanation of the potential risks of HIV transmission to patients during the performance of invasive procedures, and the legal requirements for notification of patients whom the Department determines may have been at risk of HIV transmission from the health care provider; ন
- If the invasive procedures performed by the health care provider were not transmission was identified by the Department, he or she shall be provided with information concerning the use of universal precautions and the recommendations of the Centers for Disease Control concerning the prevention of HIV transmission in the health care setting. The health care provider shall also be advised to refrain from any future performance of exposure-prone invasive procedures, except in accordance with the recommendations of an expert review panel convened pursuant to the Centers for Disease Control's "Recommendations for Preventing Transmission of HIV and Hepatitis B Virus to Patients During Exposureexposure-prone invasive procedures, and no other potential risk Prone Invasive Procedures" (see Section 693.15 (c)(5) of this Part); E)
- the health care provider that such patients must be notified of their Department concerning such notification, and shall be offered the opportunity to self-notify his or her patients within 45 days, in accordance If any of the invasive procedures performed by the health care provider were exposure-prone invasive procedures, or the Department identifies any other potential risk of transmission to patients, the Department shall advise potential risk of exposure to HIV. The health care provider shall be given the opportunity to submit any information and comments to the vii)

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with the notification procedures described in Section 693.45 of this Part;

- viii) If the health care provider declines the opportunity to self-notify his or her patients, or fails to do so in accordance with the requirements of this Part, he or she shall provide the Department with complete and immediate access to any records which identify or may lead to the identification of his or her patients and the actual health care which was rendered. The Department shall review BUT SHALL NOT COPY OR SEIZE the provider's records. The Department shall identify and notify in a timely manner all patients who received exposure-prone invasive procedures or have otherwise been determined by the Department to have been at risk for HIV transmission.
- The health care provider shall also be advised to discontinue performance of exposure-prone invasive procedures except in accordance with the recommendations of an expert review panel convened pursuant to the Centers for Disease Control's "Recommendations for Preventing Transmission of HIV and Hepatitis B Virus to Patients During Exposure-Prone Invasive Procedures" (see Section 693.15 (c)(5) of this Part).
- For cases of syphilis, gonorrhea or chlamydia, the contact interview and investigation process shall include the following:
- Contact interview and investigation services shall be provided only by counselors who
 have completed a course of training which included instruction in the following:
- A) The etiology and transmission of STDs,
- B) The natural history and progression of STD infection,
- High or increased risk behavior and activities, including patient profiles of persons at significant risk for acquiring STDs,
- D) Methods for preventing and treating STD infection,
- E) Principles and techniques of counseling, including demonstration of interviewing and counseling skills needed for epidemiologic management of STD patients, and critiqued role playing, and
- F) Principles and techniques of contact investigation and referral.
- 2) All persons diagnosed with early syphilis or antibiotic-resistant gonorrhea or any person treated for gonorrhea at a clinic of the Local Health Department shall be interviewed by the Local Health Authority, Designated Agency or the Department, where applicable. "Early syphilis" means primary, secondary or early latent syphilis of less than one

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year's duration.

- 3) All persons diagnosed with chlamydia and persons diagnosed with gonorrhea in the private medical sector shall be interviewed as resources permit and within the discretion of the Local Health Authority, Designated Agency or Department, where applicable.
- 4) All cases interviewed shall be asked to provide the names and any available identifying information on their sex contacts. Persons refusing to name their sex contacts shall be strongly encouraged to self-refer such contacts for testing and treatment, if necessary.
- Those contacts determined by the counselor to be at significant risk of infection, based on high or increased risk behavior and activities, shall be investigated.
- Interviewing and counseling of STD cases and contacts shall be conducted in person, in a private manner, and shall be documented on epidemiologic records furnished by the Department.
- Counselors shall follow the guidelines and standards described in Section 615.360(s) through (cc) of the Local Health Departments Program Standards Code (77 III. Adm. Code 615)
- 8) All records regarding cases of STDs, contacts to cases of STDs and all information collected in investigations and interviews pursuant to this Section shall be confidential, and shall at all times be maintained in the same manner as those maintained for reported cases of STDs.

(Source: Amended at 15 III. Reg. _____, effective

Section 693.45 Notification of Health Care Contacts

- a) The Department shall develop a form letter, which shall be used by the Department to notify health care contacts pursuant to Sections 693.40 of this Part, and which shall be offered to individuals choosing to self-notify their health care contacts. The letter shall include a list of facilities where HIV counseling and testing is available, a copy of Public Act 87-763, information about HIV transmission and the HIV antibody test, and shall recommend that the recipient contact his or her personal physician or one of the counseling and testing facilities listed;
- For contacts who are patients, the letter shall identify the type of health care provider with whom the recipient had contact, without naming the specific health care provider.
- 2) For contacts who are health care providers the letter shall state that the recipient is believed to have performed an invasive procedure on a patient who has been reported to the Department as a case with AIDS, without naming the patient;

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- The letter shall also advise the recipient as to applicable confidentiality requirements;
- Notification by the Department shall be made by first-class mail, with the envelope marked Case subjects or their representatives choosing to self-notify shall be encouraged to utilize the same method and may use the Department's return address instead of their own; a
- Within 10 days after completing self-notification, the case subject or his or her representative whichever is applicable, describing the dates and methods of notification, the number of generated form. Self-notification shall be completed within 45 days after the date on which the individual was advised by the Department or the Local Health Authority that notification contacts notified, and a copy of the notification letter, if different from the Departmentshall submit a written, signed statement to the local health authority or the Department,

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effective (Source: Added at 15 Ill. Reg.

Section 693.100 Confidentiality

- ALL INFORMATION AND RECORDS HELD BY THE DEPARTMENT AND ITS AUTHORIZED REPRESENTATIVES RELATING TO KNOWN OR SUSPECTED CASES OF SEXUALLY TRANSMISSIBLE DISEASES SHALL BE STRICTLY CONFIDENTIAL AND EXEMPT FROM INSPECTION AND COPYING UNDER THE FREEDOM OF INFORMATION ACT (III. Rev. Stat. 19827, ch. 116, par. 207, as amended by Section 11 of the Act). (Section 8 (a) of the Act.) a)
- SUCH INFORMATION SHALL NOT BE RELEASED OR MADE PUBLIC BY THE CONDUCTING PROCEEDINGS AUTHORIZED BY SUBSECTION (c) OF SECTION 6 OF PARTIES TO A LAWSUIT UPON REVELATION BY SUBPOENA OR BY A COURT THE ACT, EXCEPT THAT RELEASE OF SUCH INFORMATION MAY BE MADE DEPARTMENT OR ITS AUTHORIZED REPRESENTATIVES, BY A COURT OR UNDER THE FOLLOWING CIRCUMSTANCES: 9
- WHEN MADE WITH THE CONSENT OF ALL PERSONS TO WHICH THE INFORMATION APPLIES (Section 8 (a) (1) of the Act), 7
- EPIDEMIOLOGIC INFORMATION IS SUMMARIZED SO THAT NO PERSON CAN BE IDENTIFIED AND NO NAMES ARE REVEALED (Section 8 (a) (2) of the STATISTICAL PURPOSES AND MEDICAL OR MADE FOR Act), 5
- such as the Department of Children and Family Services, OR COURTS OF APPROPRIATE JURISDICTION TO ENFORCE THE PROVISIONS OF THE ACT WHEN MADE TO MEDICAL PERSONNEL, APPROPRIATE STATE AGENCIES, 3

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AND THIS PART (Section 8 (a)(3) of the Act),

- WHEN MADE TO PERSONS DETERMINED BY THE DEPARTMENT TO BE OR HAVE BEEN AT POTENTIAL RISK OF HIV TRANSMISSION PURSUANT TO SECTION 5.5 OF THE ACT. (Section 8(a)(4) of the Act), 41
- When authorized by the AIDS Registry System regulations (See 77 III. Adm. Code 54
- When authorized by the AIDS Confidentiality Act (See 77 III. Adm. Code 697.140), 65
- When made to a school principal pursuant to Section 697.400 of the AIDS Confidentiality and Testing Code (See 77 III. Adm. Code 697.400), 9
- WHEN DISCLOSURE IS MADE PURSUANT TO A SUBPOENA, SUCH INFORMATION SHALL BE SEALED BY THE COURT FROM FURTHER EXAMINATION, EXCEPT AS DEEMED NECESSARY BY THE COURT TO REACH A DECISION, UNLESS OTHERWISE AGREED TO BY ALL PARTIES (Section 8 (b) of the Act.) 84)
- SUCH PROCEEDINGS IN CAMERA. A RECORD SHALL BE MADE OF AUTHORIZED PROCEEDINGS BUT SHALL BE SEALED, IMPOUNDED AND PRESERVED IN THE RECORDS OF THE COURT, TO BE MADE AVAILABLE TO THE REVIEWING COURT A COURT HEARING A REQUEST FOR THE ISSUANCE OF A WARRANT AS AUTHORIZED IN SUBSECTION (c) OF SECTION 6 OF THE ACT SHALL CONDUCT IN THE EVENT OF AN APPEAL. (Section 8 (c) of the Act.) 0
- SHALL BE EXAMINED IN A CIVIL, CRIMINAL, SPECIAL OR OTHER PROCEEDING CONCERNING THE EXISTENCE OR CONTENTS OF PERTINENT RECORDS OF A PERSON EXAMINED OR TREATED FOR A SEXUALLY TRANSMISSIBLE DISEASE BY THE DEPARTMENT OR ITS AUTHORIZED REPRESENTATIVE PURSUANT TO EMPLOYEE OF THE DEPARTMENT OR ITS AUTHORIZED REPRESENTATIVES THE PROVISIONS OF THE ACT, OR CONCERNING THE EXISTENCE OR CONTENTS SUCH REPORTS RECEIVED FROM A PRIVATE PHYSICIAN OR PRIVATE HEALTH CARE FACILITY, PURSUANT TO THE PROVISIONS OF THE ACT, WITHOUT THE CONSENT OF THE PERSON EXAMINED AND TREATED FOR SUCH A DISEASE, EXCEPT IN PROCEEDINGS UNDER SECTIONS 6 AND 7 OF THE ACT. (Section 8 (d) of the Act.) Ŧ
- SUCH INFORMATION AND RECORDS SHALL NOT BE RELEASED OR MADE HEALTH AUTHORITIES PERTAINING TO health care contact risk assessment and notification activities SHALL BE STRICTLY CONFIDENTIAL AND EXEMPT FROM COPYING AND INSPECTION UNDER THE FREEDOM OF INFORMATION ACT. ALL INFORMATION AND RECORDS HELD BY THE DEPARTMENT AND LOCAL PUBLIC BY THE DEPARTMENT OR LOCAL HEALTH AUTHORITIES, AND SHALL ବା

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AND THOSE RECORDS SUBJECT TO THE PROVISIONS OF PART 21 OF THE CODE NOT BE ADMISSIBLE AS EVIDENCE, NOR DISCOVERABLE IN ANY ACTION OF ANY KIND IN ANY COURT OR BEFORE ANY TRIBUNAL, BOARD, AGENCY OR PERSON AND SHALL BE TREATED IN THE SAME MANNER AS THE INFORMATION OF CIVIL PROCEDURE EXCEPT UNDER THE FOLLOWING CIRCUMSTANCES;

- WHEN MADE WITH THE WRITTEN CONSENT OF ALL PERSONS TO WHOM THIS INFORMATION PERTAINS; 7
- WHEN AUTHORIZED UNDER SECTION 8 TO BE RELEASED UNDER COURT ORDER OR SUBPOENA PURSUANT TO SECTION 12-16,2 OF THE CRIMINAL CODE OF 1961; OR 2
- WHEN MADE BY THE DEPARTMENT FOR THE PURPOSE OF SEEKING A WARRANT AUTHORIZED BY SECTIONS 6 AND 7 OF the ACT. SUCH DISCLOSURE SHALL CONFORM TO THE REQUIREMENTS OF SUBSECTION (a) OF SECTION 8 OF the ACT. 3
- INFORMATION OR REPORT CONCERNING THE EXISTENCE OF ANY DISEASE PERSON WHO KNOWINGLY OR MALICIOUSLY DISSEMINATES ANY UNDER Section 5.5 of the Act IS GUILTY OF A CLASS A MISDEMEANOR. (Section 5.5 (d) of the Act G

effective Amended at 15 III. Reg. (Source:

ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

- Heading of the Part: Non-Financial Eligibility Criteria 1
- Code Citation: 89 Ill. Adm. Code 685 5
- Section Numbers: 685.600 3)
- Proposed Action: Amendments
- The Disabled Person Rehabilitation Act Statutory Authority: The Disabled Person Rehamill. Rev. Stat. 1989, ch. 23, par. 3434(g)). 4)
- A Complete Description of the Subjects and Issues involved: Amendments are being made to update the Service Cost Maximums for the Home Services Program 2)
- Will this proposed rule replace an emergency rule currently in effect? 9
- Does this rulemaking contain an automatic repeal Yes 7
- Does this proposed rule (amendment, repealer) contain incorporations by reference? 8
- Are there any other amendments pending on this Part? 6

Illinois Register Citation Not yet published Not yet published Proposed Action Amendments New Section Section Numbers 685.500 685.550

- Statement of Statewide Policy Objectives (if applicable): Not Applicable 10
- comment on this proposed rulemaking: Interested persons may present their comments concerning these rules within 45 days after this issue of the Illinois Register. All requests and comments should be submitted in writing to: Time, Place, and Manner in which interested persons may 11)

Department of Rehabilitation Services Regulations and Procedures Division Springfield, Illinois 62794-9429 P.O. Box 19429 Susan Warrner

Telephone number: (217) 785-3896 T.D.D.: (217) 782-5734

DEPARTMENT OF REHABILITATION SERVICES NOTICE OF PROPOSED AMENDMENTS

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking will not affect small businesses 12)

The full text of the Proposed Amendment(s) begins on the next page:

ILLINOIS REGISTER

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES
IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER d: HOME SERVICES PROGRAM CHAPTER IV:

NON-FINANCIAL ELIGIBILITY CRITERIA PART 685

Application of Non-Financial Requirements Section 685.10

Citizenship Residence 685.100

Disability 685.200

685.500 685.400

Need for Long-Term Care Service Cost Maximum A Institutional Cost Tables APPENDIX 685.600

AUTHORITY: Implementing and authorized by Section 3(g) of The Disabled Person Rehabilitation Act (Ill. Rev. Stat. 1989, ch. 23, par. 3434(g)).

SOURCE: Adopted and codified at 7 III. Reg. 8898, effective July 18, 1983; amended at 8 III. Reg. 15967, effective August 31, 1984; amended at 9 III. Reg. 9167, effective June 4, 1985; amended at 13 III. Reg. 5158, effective March 31, 1989; amended at 13 III. Reg. 18929, effective November 16, 1989; amended at 15 III. Reg. 6602, effective April 18, 1991; amended at 15 III. Reg.

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENT

Service Cost Maximum 685.600 Section

- office staff will prepare an individualized service plan for each client to address all unmet service needs of the client as measured by the DON and according to the provisions of 89 Ill. Adm. Code 700. The cost of institutional care of a client having similar scores on the DON. Individuals whose eligibility for the HSP is determined on or after the effective date of this Section shall have their need for long term care established in accordance with subsection 685.500(e)(1) the required services on this plan may not exceed the If all other factors of eligibility are met, local amount the state would expect to pay for the Their-monthly-SCM-is-as-follows: and (2). a
- of July 1, 1991 the following Service Cost Maximums As of July will apply: q

		\$426488	56664	\$707804	78589	9411,	1,1	1,4	\$1,286462
Cost		than	than	than	than	than	than	than	than
Service Cost	1	more	more	more	more	more	more	more	more
Se		No	No	No	No	No	No	No	No
Total Determination of Need Score		18 through 28	through 3	33 through 40	through 4	through 5	through 6	through 7	7

Cases on hand June 30, 1983, which have case costs that exceed the maximum projected monthly institutional cost, may continue to be subject only to the institutional cost standards in force prior to July 1, 1983, (see Appendix A). All cases on hand June 30, 1983, will otherwise be subject to this and all other eligibility criteria stated in 89 Ill. Adm. Code: Chapter IV, Subchapter d. PC)

ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENT

- otherwise require a redetermination, an average monthly cost will be used. However, the average monthly This determination service cost over a 12 month period must be within the previous months, if applicable, plus the month of the temporarily increased service cost. This determination of average cost will be conducted for each month of service in which the service cost exceeds the monthly provision, the 12 month period would include the 11 Where changes of service needs are temporary and would result in costs which would exceed the projected monthly institutional cost and do not However, the average monthly allowable maximums. For the purposes of this maximum. ed)
- Denial of HSP Service Eligibility de)
- Eligibility for HSP services is to be denied if: 1
- The client's physician will not certify the safety of serving the client at home. A)
- The services necessary to an adequate service plan are not available or cannot be provided. B)
- The service plan cannot be designed by local office staff to adequately meet the client's essential needs within the service cost maximnm. ີວ
- Where clients are denied services for any of these reasons, the client shall be referred for assistance to a local social service agency, local home health agency or visiting nurses association if the client refuses needed institutional care. 5

, effective (Source: Amended at 15 Ill. Reg.

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

- The Gas Revenue Tax Act Heading of the Part:
- Code Citation: 86 Ill. Adm. Code 470 7
- Proposed Action: Amendment New Section Amendment Amendment Amendment Amendment Amendmen Repealer Section Numbers: 470.110 470.115 470.120 470.145 470.146 470.160470.131 3
- III. Rev. Stat. 1989, ch. 120, pars. 467.16 et seq., 87-313. Statutory Authority: as amended by P.A. 4

2

- amendments to the Gas Revenue Tax Act rules are a portion of the Department's continuing effort to keep its rules up-to-date. The rules are amended to delete outdated language, update statutory citations and to make the language of the rules consistent with the Act as it presently exists. Section 470.146 is added by this rulemaking and details the Department's policies with respect to use of agents by consumers in the purchase of natural gas from out-of-State producers at A Complete Description of the Subjects and Issues Involved: the well head.
- Will this proposed rule replace an emergency rule currently in effect: No 9
- å Does this rulemaking contain an automatic repeal date? ~
- Does this proposed amendment contain incorporations by reference? 8
- Are there any other proposed amendments pending on this Part: 6
- This rulemaking neither Statement of Statewide Policy Objectives: creates nor expands a State mandate. 10)
- Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to: 11)

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NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF REVENUE

Illinois Department of Revenue Legal Services Bureau 101 West Jefferson Springfield, Illinois 627 Phone: (217) 782-6336 Mr. R. Dale Yung Administrator

Initial Regulatory Flexibility Analysis: 12)

- Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 5, 1991 8
- Any small business Types of small businesses affected: makes sales of natural gas. (A)
- Reporting, bookkeeping or other procedures required compliance: No additional reporting, bookkeeping or procedures will be required as a result of the rulemaking. Û
- Basic Types of professional skills necessary for compliance: bookkeeping skills. a

The full text of the Proposed Amendment(s) begins on the next page:

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

TITLE 86: REVENUE CHAPTER I: DEPARTMENT OF REVENUE

PART 470 THE GAS REVENUE TAX ACT

Interdepartmental Transfers
Discounts, Penalties and Finance or Interest Charges
Sales of Appliances, Equipment or Services Subject to Other Tax Sales of Gas to the United States Government Services Furnished The State of Illinois, its Departments, Agencies, Counties, Municipalities or Other Political Subdivisions Educational Gross Amount of Transactions or Billings Basis of Tax Scientific, Meter Readings Services Furnished to Officers or Employees Claims to Recover Erroneously Paid Tax Gas Sold to and by Building Operators Furnished to Religious, Fransactions in Interstate Commerce Effective Period of Act (Repealed) Certificate of Registration Enterprise Zone Exemption Disposition of Tax Monies Charitable Institutions 300ks and Records Furnishing of Gas mposition of Tax Definitions Services Returns Agents 470.115 470.120 470.125 470.130 470.131 470.135 470.140 470.145 470.146 470.150 470.155 470.160 470.180 470.185 470.190 470.195 470.101 470.105 470.110 170.165 470.170 470.175

AUTHORITY: Implementing Sections 1, 3 and 15 of The Gas Revenue Tax Act (III. Rev. Stat. 1989, ch. 120, pars. 467.16, 467.18 and 467.30) and authorized by Section 39b24 of the Civil Administrative Code of Illinois (III. Rev. Stat. 1989, ch. 127, par. 39b24).

Gas Revenue Tax Regulations, adopted July 24, 1945; codified at 8 8606; amended at 11 III. Reg., 18751, effective October 30, 1987; effective III. Reg. III. Reg. 860 amended at . SOURCE:

Section 470.101 Definitions

When used in these regulations, the following words and phrases shall have the meanings hereinafter defined:

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

Act" means the taxing statute of the State of Illinois referred to in the title hereof. a

"Department" means the Department of Revenue of the State of

Illinois

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- "Director" means the Director of Revenue for the Department of Revenue of the State of Illinois. Û
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- The phrase "Gross receipts" means the consideration received for gas distributed, supplied, furnished or sold to persons for use or consumption and not for resale, and for all services (including the transportation or storage of gas for an end-user) rendered in connection therewith, including receipts from-minimum service-charges, and shall include cash, services and property of every kind or nature, and shall be determined without However, any charges added to customers - bills pursuant-to-the-provisions of-paragraph (b) of-Section-36-of-"An Act-concerning-public-utilities", (III.—Rev.-Stat.-1983, eh.-111-23, added-to-customers'-bills-by-taxpayers-who-are-not-subject-to-rate regulation-by-the-Illinois-Commerce-Commission-because-of-the-tax excluded in determining such gross receipts. Said paragraph (b) of Section - 36 - of - "An - Act - concerning - public - utilities" - permits - an amount - equal - to - the - tax - rate - in - excess - of -3% - to - be - billed - by - public any deduction on account of cost of the service, product or commodity supplied, the cost of materials used, labor or service costs, or any other -36(b))-approved-June-29,-1921,-as-amended,-or-any-charges that--is--imposed--by--the--Act--on--any--such--taxpayer,--shall--be utilities-to-their-customers.--<u>In case credit-is exte</u>nded,-the-amount thereof-shall-be-included-only-as-and-when-payments-are-received: Act-concerning-public-utilities", expense whatsoever.
- "Gross receipts" shall not include receipts from: e)
- Any minimum or other charge for gas or gas service where the customer has taken no therms of gas; 1
- any charge for a dishonored check; 7
- delayed charge for 0 credit charge, penalty payment, or discount for prompt payment; 0 any finance 3
- replacement or for reconnection of service or any charge for recorrelocation of facilities; 4
- my advance or contribution in aid of construction; 2
- repair, inspection or servicing of equipment located on customer premises; 6

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

7) leasing or rental of equipment, the leasing or rental of which is not necessary to distributing, furnishing, supplying, selling, transporting or storing gas;

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- 8) any sale to a customer if the taxpayer is prohibited by federal or state constitution, treaty, convention, statute or court decision from recovering the related tax liability from such customer; and
- any charges added to customers' bills pursuant to the provisions of Section 9-221 or Section 9-222 of The Public Utilities Act, as amended, (III. Rev. Stat. 1989, ch. 111 2/3, par. 9-221 and 9-222 or any charges added to customers' bills by taxpayers who are not subject to rate regulation by the Illinois Commerce Commission for the purpose of recovering any of the tax liabilities or other amounts specified in such provisions of such act. In case credit is extended, the amount thereof shall be included only as and when payments are received.
- "Gross receipts" shall not include consideration received from business enterprises certified under Section 9-222.1 of The Public Utilities Act, as amended, during the period of time specified by the Department of Commerce and Community Affairs. (Section 1 of The Gas Revenue Tax Act, III. Rev. Stat. 1985 1989, ch. 120, par. 467.16- the Act))

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- e) "Person" means any natural individual, firm, trust, estate, partnership, association, joint stock company, joint adventure, corporation, or a receiver, trustee, conservator or other representative appointed by order of any court, or any city, town, county or other political subdivision of this State. Corporations organized for mutual benefit of stockholders and corporations notfor-profit constitute "persons" within the Act.
- "Taxpayer" means a person engaged in the business of distributing, supplying, furnishing or selling gas for use or consumption and not for resale. "Taxpayer" for purposes of these-regulations this Part includes a municipal corporation that engages in the business of distributing, supplying, furnishing or selling gas for use or consumption and not for resale.
- The—phrase "9Service within the Act" or "services within the Act" means those transactions engaged in, or commodities or services furnished by a taxpayer with respect to which such taxpayer is liable for a tax under this Act.

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Section 470.110 Imposition of Tax

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

- There is imposed upon persons engaged in the business of distributing, supplying, furnishing or selling gas to persons for use or consumption and not for resale, a tax at the rate of 5% of the gross receipts from any such business, 2.4 cents per therm of all gas which is so distributed, supplied, furnished or sold or transported to or for each customer in the course of such business, or 5% of the gross receipts received from each customer from such business, whichever is the lower rate as applied to each customer for that customer's billing period, provided that any change in rate imposed by this amendatory Act of 1985 shall become effective only with bills having a meter reading date on or after January 1, 1986. However, such taxes are not imposed with respect to any business in interstate commerce, or otherwise to the extent to which such business in interstate commerce, or otherwise to the extent to which such business in interstate constitution and statutes of the United States, be made the subject of taxation by this State. Nothing in this amendatory Act of 1985 shall impose a tax with respect to any transaction with respect to which no tax was imposed immediately preceding the effective date of this amendatory Act of 1985.—ch.—120;—par.—120
- In determining which of the Gas Revenue rate calculations, 2.4 cents per therm or 5% of gross receipts, applies for a billing period, the taxpayer may not separately calculate the tax with respect to service taken under each service classification reflected on the customer's bill. The taxpayer must compute the tax for each customer by comparing 5% of the gross receipts from all services provided to the customer with 2.4 cents times the total number of therms of gas delivered to the customer under every service classification.
- The purchase of natural gas at an out-of-State well head for use or consumption by an Illinois consumer is not subject to the Gas Revenue Tax. However, if such natural gas is transported by a utility company located in this State, such natural gas is subject to the Gas Revenue Tax based upon such company's receipts from the transporting of the natural gas in this State to the Illinois consumer's facility.

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This tax is an occupation tax. It is imposed upon taxpayers, as defined in the Act, and is not imposed upon persons for whom services within the Act are rendered by such taxpayers, nor is it imposed upon the act of rendering such services. The amount of tax payable by a taxpayer is to be measured by, or to be computed upon a basis of, the gross receipts of the taxpayer from the business of distributing, supplying, furnishing or selling gas for use or consumption.

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DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

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(Repealed) Section 470.115 Effective Period of Act

III. Reg.

Source: Amended at ___

1937, through July 23, 1945, persons who were engaged in the business of distributing, oupplying, furnishing or selling gas for use or consumption were subject to The Fublic Utilities Revenue Act (III. Rev. Stat. 1983, ch. 120, pars. The-Gas-Revenue-Tax-Act-became-effective-july-24;-1945;---From-March-11, 468 et seq.)

effective III. Reg. _ Repealed at ___ Section 470.120 Returns Source:

- Except as provided hereinafter in this regulation, every taxpayer upon whom the tax is imposed must file a return with the Department by the 15th of each month covering the preceding month. Each return shall set forth the information required to be given therein. a)
- If the taxpayer's average monthly tax liability to the Department does not exceed \$100.00, the Department may authorize his returns to be filed on a quarter annual basis, with the return for January, February and March of a given year being due by April 30 of such year; with the return for April, May and June of a given year being due by July 31 of such year; with the return for July, August and September of a given year being due by October 31 of such year, and with the return for October, November and given year being due by January 31 of December of a following year. (q
- If the taxpayer's average monthly tax liability to the Department does not exceed \$20.00, the Department may authorize his returns to be filed on an annual basis, with the return for a given year being due by January 31 of the following year. 0
- Such quarter annual and annual returns, as to form and substance, shall be subject to the same requirements as monthly returns. g
- in such calendar year, and who is not operated by a unit of local government, shall make estimated payments to the Department on or before the 7th, 15th, 22nd and last day of the month during which tax Each taxpayer whose average monthly liability to the Department under this Act was \$10,000 or more during the preceding calendar excluding the month of highest liability and the month of lowest in such calendar year, (e)

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DEPARTMENT OF REVENUE

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liability to the Department is incurred in an amount not less than the lower of either 22.5% of the taxpayer's actual tax liability for the month or 25% of the taxpayer's actual tax liability for the same calendar month of the preceding year.

- Notwithstanding any other provision in this Act concerning the time within which a taxpayer may file his return, in the case of any taxpayer who ceases to engage in a kind of business which makes him responsible for filing returns under this Act, such taxpayer shall file a final return under this Act with the Department not more than one month after discontinuing such (ji
- The return is to be made on forms prescribed and furnished by the Department and must be signed by the taxpayer or his duly authorized agent for this purpose. It is the duty of each taxpayer to obtain return forms, and failure to obtain such forms will not relieve a taxpayer from liability for any penalties attaching to failure to make any return. fg)
- At the same time that the returns required by the Act are filed with the Department, the taxpayer shall pay the tax computed upon gross receipts derived from engaging in the business of distributing, supplying, furnishing or selling gas for use or consumption. gh)
- Where any taxpayer furnishes services within the Act at more than one location in Illinois, he shall file a consolidated return covering business operations at all such locations, and such taxpayer will not be required, nor permitted, to file a separate return for and with respect to each such location. A taxpayer shall be required to file such supplementary schedules as the Department may require. F)

effective Amended at __ Ill. Reg. __

Section 470.131 Enterprise Zone Exemption

- to a business' pass-on of municipal and State utility taxes added utility bills as additional charges shall be exempt for: The a)
- a business that has been designated as a high impact business prusuant to Section 5.5 of the Illinois Enterprise Zone Act (III. Rev. Stat. 1989, ch. 120, par. 609.1; or 7
- a business enterprise located within an area designated by a county or municipality as an enterprise zone pursuant to the Illinois Enterprise Zone Act (III. Rev. Stat. 1985 <u>1989</u>, ch. 67-1/2, par. 7

NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF REVENUE

The business enterprise must meet the following 601 et seq.).

- It either makes investments which cause the creation of a minimum of 200 full-time equivalent jobs in Illinois or makes investments which cause the retention of a minimum of 1,000 full-time jobs in Illinois; 4
- it is located in an enterprise zone established pursuant to the Illinois Enterprise Zone Act, and SB)

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- is certified by the Department of Commerce and Community Affairs as complying with the requirements specified in subsections (1) (A) and (2) (B), above. (See Sections 9-222 and 9-222.1 of The Public Utilities Act (III. Rev. Stat. 1989, ch. 111 2/3, pars. 9-222 and 9-222.1) (Qi
- Community Affairs concerning enterprise zones are found at 14 III. Adm. Code 520.1000 et seq.) Business enterprises seeking certificates of eligibility must make application to the Department of Commerce and Community Affairs on forms provided by them. The Illinois Department of Revenue has no purposes of Commerce to certify business enterprises for the authority **P**

, effective Amended at __ Ill. Reg.

Section 470.145 Furnishing of Gas

- The tax applies with respect to the consideration received by a taxpayer for gas distributed, supplied, furnished or sold to any person in a taxable transaction for use or consumption and not for resale. All such receipts are within the Act. There is no limitation in the application of the tax to any particular use or consumption of these services. However, for information for transactions with certain kinds of customers, see Section 470.160 of this Part. concerning exemptions a)
- Gas furnished to other taxpayers engaged in this business of distributing, supplying, furnishing or selling to their customers the gas so received is for resale and is not within the Act. (q
- The furnishing of gas includes gas furnished for use or consumption and not for resale, whether furnished at a meter rate dependent upon the quantity furnished, at flat rates per unit period of time, for a flat amount per outlet, or upon any other basis independent of the quantity of gas supplied. Û

LLINOIS REGISTER

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

Taxpayers are required to include in gross receipts by which they compute tax all consideration received for the furnishing of gas for use or consumption and not for resale, including flat fees, payments on contracts, minimum charges and the value of any gas, including consideration in the form of (See Section 470.101(d) for the definition of other consideration for property or services. (gross receipts.)

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- the business of distributing, supplying, furnishing or selling gas for use or consumption, including all charges which the taxpayer is authorized by paragraph(a) of Section 36 of "An Act concerning public utilities" to collect from customers in this connection. only-if-the-taxpayer-states-separately-on-its-bill-for-gas-to-the law,--will-be-charged-by-the-taxpayer-to-the-purchaser-on-each for-tax-imposed-by-any-municipality-under-Section-8-11-2-of-the Illinois-Municipal-Code-(III.-Rev.-Stat.-1983,-eh.-24,-par.-8-11-2)-en iaxpayer-may-take-this-tax-collected-deduction-from-gross-receipts purchaser-how-much-tax, as-permitted by law, is being passed on to-the-purchaser in addition to the charge for gas, or if the texpayer -- periodically -- sends -- the -- purchaser -- a -- rate -- chart, -- showing separately from the rate for gas, how-much tax, as permitted by taxpayers...who.-are..not--subject.-to.-rate.-regulation.-by.-the-Illinois Commerce.-Commission-because.-of.-the-tax-that-is-imposed.-by.-the Act, texpayers are required to include in texable gross receipts any amounts-collected-from-others-to-reimburse-the-taxpayer-for-the-tax imposed-by-The-Cas-Revenue-Tax-Act-or-to-reimburse-the-taxpayer and -except - for -charges -that -are -added - to -customers - bills - by Except---for--amounts---that--are--added---to--billings---to--reimburse taxpayers...for...the..-tax...rate...in.-excess...of...3%...as..authorized...by paragraph (b) of Section 36 of "An Act concerning-public utilities" bracket-or-amount-of-cubic-feet-or-therms-of-gas-
- the distribution of the same. The fact that a taxpayer has billed a consumer for gas distributed, supplied, furnished or sold to such consumer in prima facie evidence that such taxpayer distributed, supplied, furnished or sold services within the Act and is liable for taxpayers for use or consumption and not for resale, and he bills the consumer for such gas, he must include in gross receipts by which tax is computed the total receipts from the sale of such gas and not merely the amount of commissions which he may earn for Where a taxpayer furnishes gas which he has acquired from other tax with respect thereto. (ji

effective Ill. Reg. _ Amended at ___

Agents Section 470.146

NOTICE OF PROPOSED AMENDMENTS

- An Illinois consumer of natural gas may utilize an agent in the purchase of natural gas from out-of-State producers. The agent will not incur Gas Revenue Tax liability with respect to the purchase of natural gas by the principal from out-of-State producers provided the agency relationship is properly documented.
- In order to properly document the agency relationship so that the agent will not incur Gas Revenue Tax liability, the agent must maintain books and records that show:
- a direct contract between the Illinois consumer and the outof-State producer;
- 2) the passage of title to the purchaser outside the State of Illinois; and
- that the out-of-State producer is not registered with the State of Illinois under The Gas Revenue Tax Act and has no nexus with the State of Illinois.

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If the agent also provides in-State transportation of the natural gas, the agent acts in such capacity as a provider of transportation services and the gross receipts from transportation services are subject to The Gas Revenue Tax. If the agent bills the principal from both transportation and nontransportation charges on one bill to the principal, the charge for such transportation must be listed as a separate item on the bill to the principal from the charge for the agent's nontransportation services. The burden of documenting the agenty relationship is upon the agent. In the absence of a separately stated charge for transportation services, the Department will determine that the entire charge to the principal is a transportation charge and hence subject to the Gas Revenue Tax.

(Source: Added at ____ Ill. Reg. ____ effective ____

Section 470.160 Sales of Gas to the United States Government

a) Taxpayers are not liable for tax with respect to their receipts from gas distributed, supplied, furnished or sold to the United States Government, its unincorporated departments, agencies or instrumentalities. This would include sales to the United States Defense Department, the United States Post Office Department and other unincorporated departments of the Federal Government; the Interstate Commerce Commission, the Federal Communications Commission, the Federal Government; the Civil unincorporated commissions of the Federal Government; the Civil

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DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

Aeronautics Board, the Federal Reserve Board and other unincorporated boards of the Federal Government, etc.

Taxpayers are, however, liable for tax with respect to their gross receipts from gas distributed, supplied, furnished or sold to any agency or instrumentality of the United States Government, which agency or instrumentality is a corporate entity. This is true even though such gas may be used in the performance of governmental functions. For example, receipts from gas distributed, supplied, furnished or sold to Federal Reserves or National Banks, the Commodity Credit Corporation, the Federal Deposit Insurance Corporation, the Federal Crop Insurance Corporation, the Federal agencies and instrumentalities engaged in the performance of governmental functions, are subject to tax.

(Source: Amended at ___ Ill. Reg. ____ effective __

NOTICE OF PROPOSED REPEALER

- Heading of Part: Messages Tax =
- Code Citation: 86 Ill. Adm. Code 490 2
- Proposed Action: Section Numbers: 3

| Repealer |
|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|----------|
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| | | | | | | | | | | | | | | | | | | | |
| 490.10 | 490.20 | 490.30 | 490.40 | 490.50 | 490.60 | 490.70 | 490.80 | 490.90 | 490.100 | 490.110 | 490.120 | 490.130 | 490.140 | 490.150 | 490.160 | 490.170 | 490.180 | 490.190 | 490.200 |

- III. Rev. Stat. 1989, ch. 120, pars. 467.1 et seq.. Statutory Authority: 4
- A Complete Description of the Subjects and Issues Involved: 2

This repeal of the Messages Tax Act rules is a portion of the Department's continuing efforts to keep its rules up-to-date. The Messages Tax Act has been repealed with the exception of the tax on invested capital. The tax on invested capital is set forth in detail in Section 2a.1 of the Act, and the requirements for the annual return are detailed in Section 2a.2. The statutory provisions are specific and no rules on this subject are required.

- Will this proposed rule replace an emergency rule currently in effect: No 9
- Does this rulemaking contain an automatic repeal date? No ~
- Does this proposed repealer contain incorporations by reference? No 8

ILLINOIS REGISTER

NOTICE OF PROPOSED REPEALER DEPARTMENT OF REVENUE

- Are there any other amendments pending on this Part: No 6
- Statement of Statewide Policy Objectives: This rulemaking neither creates, nor expands a State mandate. 10)
- Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

 Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to: 11)

Illinois Department of Revenue Legal Services Bureau 101 West Jefferson Springfield, Illinois 62708 Phone: (217) 782-6336 Mr. R. Dale Yung Administrator

- Initial Regulatory Flexibility Analysis: 12)
- Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: November 5, 1991
- Types of small businesses affected: Any small business engaged in the transmission of messages. <u>@</u>
- Reporting, bookkeeping or other procedures required for compliance: No additional reporting, bookkeeping or other procedures will be required as a result of this rulemaking. Û
- Basic Types of professional skills necessary for compliance: bookkeeping skills. â

The full text of the Proposed Repealer(s) begins on the next page:

NOTICE OF PROPOSED REPEALER

TITLE 86: REVENUE CHAPTER I: DEPARTMENT OF REVENUE

PART 490 MESSAGES TAX

Section

the jo AUTHORITY: Implementing and authorized by Sections 1 et seq. Messages Tax Act (III. Rev. Stat. 19879, ch. 120, pars. 467.1 et seq.).

Reg. 17914; repealed at Filed June 17, 1958; codified at 8 Ill. effective SOURCE:

Definitions (Repealed) Section 490.10

When-used-in-this-Part,-the-following-words-and-phrases-shall-have-the meanings-hereinafter-defined

- ". Aet" means the -taxing statute of the State of Illinois referred to in-the-title-hereof. F
- "Department" -- means the Department of -- Revenue of -- the -- State of 五

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DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

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- "Director" -- means the Director of Revenue for the Department of Revenue-of-the-State-of-Illinois. T
- money-or-otherwise, including eash, eredits, services and property of every-kind-or-nature, and-including minimum service charges, and shall be determined without any deduction on account of the Fhe-phrase-"Gross-receipts"-means-the-consideration-received-for the-transmission-of-messages-and-for-all-services-rendered-in connection--therewith,--valued--in--money,---whether--received--in cost--of--transmitting--such--messages,--the--cost--of--materials--used, labor---or---service---costs---or---any---other---expense---whatsoever-However;--any--charges-added--to--eustomers'--bills-pursuant--to--the provisions-of-paragraph-(b)-of-Section-36-of-"Azt-cencerning public--utilities",--(III--Rev.--Stat:--1981,--ck---111--233,--par.--36 approved--June--29,--1921,--as-amended,--or--any--charges-added--to eustomers'---bills---by---taxpayers---who---are---not---subject---to---rate regulations-by--the-'Illinois-Commerce-Commission--because-of--the iax--that-is-imposed-by--the-Aet-on-any-such-taxpayer,-shall-be excluded-in-determining-ouch-gross-receipto...-Said-paragraph-(b) of Section-36-of-"An-Act-concerning-public-utilities"-permits-an amount-equal-to-the-tax-rate-in-excess-of-3%-to-be-billed-by public-utilities-to-their-customers.---In-case-credit-is-extended,--the amount-thereof-shall-be-included-only-as-and-when-payments-are received.
- partnership,--association,--joint--stock--company,--joint--adventure, representative appointed by order of any court, or any city, town, county or other political subdivision of this State, -- Corporations "Person"---means---any---natural---individual;---firm,---trust;---estate; eorporation,----or----a---receiver,----trustee,----conservator----or----other organized-for-mutual-benefit-of-stockholders-and-corporations-not for-profit-constitute-"persons"--within-the-Act T
- The-phrase-"service-within-the-Act"-or-"services-within-the-Act" means—those—transactions—engaged—in,—or—facilities—or—services furnished—by-a—taxpayer—with—respect—to-which—such—taxpayer—is hable-for-a-tax-under-this-Act. 4
- "Taxpayer"---means---a---person---engaged---in---the---business---of a
- "Transmitting--messages";--in--addition--to--the--usual--and--popular E

NOTICE OF PROPOSED REPEALER

out-shall-not-include-such-furnishing-of-services-or-facilities-to meaning,--shall--include--the--furnishing,--for--a--consideration,--of sersons in connection with the transmission of messages where such persons do not; in turn, receive any consideration therewith, persons-for-the-transmission-of-messages-to-the-extent-that-any such-services-or-facilities-for-the-transmission-of-messages-are inmished--for-a--consideration,--by--such--persons--to--other--persons, -or--facilities -- (whether--owned--or--leased), -- or--both; or-the-transmission-of-messages-

rective	pealed)	All-moneys-received-by-the-Department-under-the-provisions-of-this-Aet-are required-to-be-paid-into-the-General-Revenue-Fund-in-the-State-Treasury-	(ective)	
Ill. Reg, effective	Disposition of Tax Moneys (Repealed)	e-Department-under-te-General-Revenue-Fu	III. Reg, effective	Imposition of Tax (Repealed)
Source: Repealed at		eys-received-by-th to-be-paid-into-th	(Source: Repealed at	
Source:	Section 490.20	All-more required	Source:	Section 490.30

- Phere-is-imposed-upon-persons-engaged-in-the-business-of transmitting-messages in this State, a tax at the rate of 5% of the Fhis-tax-is-an-occupation-tax.---It-is-imposed-upon-taxpayers,gross-receipts-from-such-business-金 F
- tax ... payable ... by ... a ... taxpayer ... is ... to ... be ... measured ... by, ... or ... to ... be services within the Act are rendered by such taxpayers, nor is imposed upon the anount of computed-upon-a-basis-of,-the-gross-receipts-of-the-taxpayer-from defined-in-the-Aet;-and-is-not-imposed-upon-persons-for-whom the business of transmitting messages.

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	(Repealed)
	of Act
II. Reg	eriod
at I	Effective Period of Act (Repealed
Repealed	490.40 I
(Source:	Section 4

through.-July.-23,.-1945,.-persons-who-are-engaged.-in-the-business-of transmitting-messages-were-subject-to-the-Public-Utilities-Revenue-Aet-(III. The Messages Tax-Act-became effective July 24, 1945...From March 11, 1937, transmitting -messages-were-subject-to-th Rev:-Stat.-1983;-ch:-120,-pars:-468-et-seq:):

effective
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at
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(Source:

Returns (Repealed) Section 490.50

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DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

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- All—such deposits,—including—any—heretofore—made—with—the Bepartment,—shall—be—eredited—against—the—taxpayer's—liabilities under—the—Act.——If—any—such—deposit—execeds—the—taxpayer's month for which a return is to be made, he may grant an extension of time for the filing of such return for a period of not to exceed 31 calendar days. The granting of such an extension is by the 15th of each month covering the preceding month... If the Director of Revenue-shall find that the information required for the making of an accurate return cannot reasonably be compiled conditioned --- upon --- the --- deposit --- by --- the --- taxpayer --- with --- the Department-of-an-amount-of-money-not-exceeding-the-amount estimated - by - the - Director - to - be - due - with - the - return - so - extended -Department shall issue to the taxpayer a credit memorandum, which may - be - assigned - by - the - taxpayer - to - a - similar - taxpayer under - the - Act, - in - accordance - with - Section - 490.90 - of - the - Rules by-a-taxpayer-within-15-days-after-the-dose-of-the-calendar present--and--probable--future--liabilities--under--the--Act,--the Except-as-hereinafter-provided-in-this-Part,-every-taxpayer-upon whom-the-tax-is-imposed-must-file-a-return-with-the-Departs promulgated-under-The-Messages-Tax-Aet.
- If-the-taxpayer's-average-monthly-tax-liability-to-the-Department does-not-exceed-\$100.00,-the-Department-may--authorize-his anuary,-February-and-March-of-a-given-year-being-due-by-April 30-of-such-year,-with-the-return-for-April,-May-and-June-of-a given-year-being-due-by-July-31-of-such-year,-with-the-return-for July,--August--and--September--of--a--given--year--being--due--by October--31--of--ouch--year,--and--with--the--return--for--October, returns-to-be-filed-on-a-quarter-annual-basis,-with-the-return-for November-and-December-of-a-given-year-being-due-by-January-31 of-the-following-year.

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- If-the-taxpayer's-average-monthly-tax-liability-to-the-Department does-not-execed \$20.00, the Department-may-authorize-his returns to-be-filed on an annual basis, with the return-for-a-given-year being due by January 31-of-the following year. T
- Such -- quarter -- annual -- and -- annual -- returns, -- as -- to -- form -- and substance, -- shall - be - subject - to - the - same - requirements - as - monthly returne. 8
- makes-him-responsible-for-filing-returns-under-this-Act-such taxpayer-shall-file-s-final-return-under-this-Act-with-the time-within which a taxpayer may file his return, in the case of any-taxpayer-who-eeases-to-engage-in-a-kind-of-business-which Department--not--more--than--one--month--ofter--discontinuing--such Notwithstanding-any-other-provisions-of-this-Act-concerning-the T

NOTICE OF PROPOSED REPEALER

Pusiness.

- Each-return-shall-set-forth-the-information-required-by-the-Act and-the-return-form-to-be-given therein. (4
- inxpayer-to-obtain-return-forms, and-failure-to-obtain-such-forms the Department and must-be signed by the taxpayer on his duby authorized agent for this purpose. It is the duty of each -not-relieve-a-taxpayer-from-liability-for-any-penalties The-return-is-to-be-made-on-forms-prescribed-and-furnished-by authorized agent for this purpose. attaching-to-failure-to-make-any-return. To
- upon-gross-receipts-derived-from-engaging-in-the-business-of At-the-same-time-that-the-returns-required-by-the-Act-are-filed with-the-Department, -the-taxpayer-shall-pay-the-tax-computed transmitting-messages. E
- taxpayer will not be required, nor permitted, to file a separate return tor and with respect to each such location. - 4 taxpayer shall-be-required-to-file-such-supplementary-schedules-as-the Where--any--taxpayer--furnishes--services--within--the--Act--at--more than-one-location-in-Hinois,-he-shall-file-a-consolidated-return covering--business--operations--at--all--such---locations,---and---such Department-may-require. T

effective III. Reg. (Source: Repealed at __

Tax the Department will grant permission to a taxpayer to file returns required-by-the-Act-and-to-pay-a-tax-imposed-therein-on-the JO. Gross Amount of Transactions or Billings Basis Section 490.60 (Repealed) £

- in-such-manner-as-not-conveniently-or-readily-to-reflect-his-gross within-the-Act,--where-the-taxpayer-keeps-his-books-and-records receipts-from-services-within-the-Aet,--but-keeps-his-books-and records-in-a-manner-which-does-readily-and-conveniently-reflect pasis-of-gross-amount-of-transactions,-or-gross-billings-of-services the gross-amount-billed-for-services-within-the-Act.
- audit-of-the-books-and-records-of-such-taxpayer-may-discloss-to be-owing-and-due-upon-this-basis....Bad-debts-or-uncollectible Where--a-taxpayer-desires-to-file-returns-and-pay-taxes-on-the basis of gross amount of services within the Act billed, he shall file-written-request-with-the-Department-of-permission-to-report obligate-himself--to-pay-any-additional-amounts-of--tax--which-an accounts-actually-written-off-the-books-of-a-taxpayer-will-be showed-as-a-deduction-from-gross-billings-in-the-return-filed-for on this-basis-on-forms-prepared-by-the Department-and-shall 3

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the --month -- in --which --they --are--written --off, --where --a --tax--has previously-been-paid-with-respect-to-the-amounts-thereof.

Where-permission--to--make--returns--and--pay--tax--on--a--basis--of gross-amount-of-services-billed-has-been-granted,-no-change-to-a year ending-June-30, and then only upon written authorization of the Department ... The Department reserves the right, on notice, to require-a-taxpayer-to-make-a-return-and-pay-tax-on-a-gross receipto-basis-whenever-it-may-deem-ouch-action-necessary-or gross-receipts-basis-will-be-allowed-except-at-the-end-of-a-tax expedient-to-protect-the-State-against-loss-T

effective Ill. Reg. Repealed at _ (Source:

Certificate of Registration (Repealed) Section 490.70

- taxpayer......Such ...certificate...io...required...to...bc...conspicuously displayed-at-the-taxpayer's-principal-place.of-business....For-each additional-location...at-.which...the...taxpayer...docs...business,...the Department...will-furnish.a.-Sub Certificate...of...Registration...which will-bear-the-same-account-number-as-that-appearing-on-the taxpayer's-master-Certificate-of-Registration,-and-which-must-be whereupon-the Department-will assign an account number to each such taxpayer and will issue a Certificate of Registration to such conspicuously-displayed -at-the-place-of-business-for-which-such An-application-for-a-Certificate-of-Registration-shall-be-filed-with the-Department-by-every-person-subject-to-The-Messages-Tax-Act, Sub-Certificate-of-Registration-is-issued: E
- If-any-Certificate or -Sub-Certificate is destroyed or defaced as a result of natural wear and tear, upon certification of this fact on a proper-form-to-the-Department,-a-duplicate-copy-or-copies-thereof will-be-issued-to-the-taxpayer. T
- business-is-sold-or-discontinued:---Where-the-taxpayer's-place-of Gertificates---of---Registration---are---non-transferable---and---must---be returned---to---the---Department---in---case---the---taxpayer's---place---of business-is-moved-to-another-location,--the-Certificate-must-be removed -- and -- returned -- to -- the -- Department -- and -- the -- Department advised-of-such-change-in-location. T

effective Repealed at (Source:

Books and Records (Repealed) Section 490.80

A-taxpayer-must-make-and-maintain-complete-records-covering reccipts-from-all-sources,-including-reccipts-from-transactions-not included -in -the -measure - of -the -tax --- A -taxpayer's -records -- are E

NOTICE OF PROPOSED REPEALER

in-the-American-language-and-upon-such-basis-as-will-facilitate verification-of-the-entries-on-the-returns-required-by-the-Act. Books-and-records-shall-include-copies-of-original-invoices-or-bills required - clearly - to -indicate - the -complete - information - required - by -returns ... In general, such -records and accounts shall be ken issued-to-customers-covering-services-within-the-Act.

American language and shall, at all times during business hours of the day, be subject to inspection by the Department or its duly writing,--authorizes--their--destruction--or--disposal--at--an-earlier documents-required-by-this-Act-to-be-kept-shall-be-kept-in-the gross-receipts-received-during-any-period-with-respect-to-which the - Department - is - authorized - to - establish - liability - as - provided - in Section-5-of-the-Act-(approximately-3-1/2-years)-shall-be-preserved until-the-expiration-of-such-period-unless-the-Department,-in The-Act-requires-that-"All-books-and-records-and-other-parts-and authorized - agents - and - employees - - - Books - and - records - reflecting date."--- (Parenthetical-phrase-supplied.) 3

effective
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at
Repealed
source:

Claims to Recover Erroneously Paid Tax (Repealed) Section 490.90

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- Where-a-taxpayer-has-paid-to-the-Department-any-tax-or-penalty or-interest-not-due-under-the-provisions-of-the-Act,-either-as-a for-that-purpose. --- Upon-receipt-of-such-claim, -the-Department issue-a-credit-memorandum-in-the-amount-of-the-overpayment-Such -- credit -- memorandum -- may -- be -- applied -- by -- the -- taxpayer -- to discharge--any--liability--for--tax--or--penalty--or--interest--due--or--to resutt-of-a-mistake-of-fact-or-an-error-of-law;-such-taxpayer-may file-a-claim-for-credit-on-the-form-provided-by-the-Department will-examine-the-same;-and-upon-approval;-the-Department-will become-due-from-him-under-The-Messages-Tax-Act-
- In-no-case-may-a-taxpayer-deduct,-from-the-amount-of-tax-to-be remitted-as-shown-by-a-return-made-to-the-Department,-the amount of any overpayment of tax made by him during any prior period -of-time -unless -such - deduction - is -supported - by -a-duly ssued-credit-memorandum.

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overpayment-of-taxes-or-penalties-or-interest-under-any-law-shall not-be-used-to-discharge-any-liability-for-tax-or-penalty-or Gredik--memoranda--issued--to--any--taxpayer--on--account--of--any interest-under-The-Messages-Tax-Act.

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A-credit-memorandum-issued-under-The-Messages-Tax-Act-may (subject-to-reasonable-rules-of-the-Department)-be-assigned-by-the person-to-whom-such-credit-memorandum-is-issued-to-any-other F

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taxpayer-under-The-Messages-Tax-Aet-

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elaimant a long-time to liquidate by using it to pay current taxes. In these instances, the elaimant probably would have to sell the credit memorandum at a loss in order to realize anything from it in-case-the-Department-determines-that-the-claimant-is-entitled-to appropriation as may be available for that purpose ... If it appears unlikely-that-the-amount-appropriated-would-permit-everyone having -- a -- claim -- allowed -- during -- the -- period -- covered -- by -- such appropriation to elect-to-receive a cash refund, the Department will make such refunds only in hardship chases (i.e., in cases in which-the-claimant-cannot-use-a-credit-memorandum)----The-two most --likely---situations--where--this--would--be--the--case--are--the situation-in-which-the-claimant-has-discontinued-business-and-the situation—in—which—the—elaimant—will—have—a—small—volume—of liability—to—the—Department—in—the—foresceable—future,—but—receives a-large-eredit-memorandum-which-it-therefore-might-take-the --- be---made---onlywithin-any-reasonable-period-of-time. a---refund,----such----refund---shal

effective III. Reg. _ (Source: Repealed at ___

Transmission of Messages and Gross Receipts Therefrom Section 490.100 (Repealed)

- Meaning-of-"Transmitting-Messages" Ŧ
- a-taxpayer-in-transmitting-messages-by-any-means.---It-also includes-the-leasing-or-rental-of-equipment-or-property-to such---facilities---for---transmission---of---messages--for---a eases-or-rentals-of-private-wires,-private-branch-exchange equipment-and-the-like-are-within-the-Act .-- Messenger or any other service utilized by a taxpayer in transmitting any information-for-which-a-toll-is-charged-is-likewise-part-of The-phrase-"Transmitting-messages",-includes-all-services consideration:---The-latter-class-of-lessees-are,-themselves, subject-to-the-provisions-of-the-Act .-- Receipts-accruing-from all--persons--for--the--transmission--of--messages--by--such essees,--excepting--lessees--who--themselves--use--or--furnish rendered-and-facilities-provided-in-connection-therewithranomitting-messages.
- radiograms, -telephotos, -quotation and news ticker service, C.N.D.--service, -- stock -- and -- commercial -- news -- service -- and other-such-services-rendered-by-a-taxpayer.--The-receipts-of a -- taxpayer -- from -- the -- rendering -- of -- any -- such -- services -- are Fhe-phrase-"Transmitting-messages", --includes --photograms, teletypewriter-service,-timed-wire-service,-serial-day-letters, ता

NOTICE OF PROPOSED REPEALER

included in gross receipts within the Act. Receipts from leased wire or talking erreuit special service referred to above for the transmission of telegraph or telephone messages are likewise included in gross receipts from transmitting-messages.

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- The transmitting of messages is deemed to begin when the transmission -- of -- the -- telegraph -- message -- begins -- at -- the telegraph -- company -- transmitting message-is-delivered-by-the-sender-to-the-taxpayer,-or-to agent of the taxpayer, and continues until the receipt of -message-by-the-addressee-or-his-agent.----Where-the receipts-from-the-transmission-beginning-at-its-office,---The company-also-acts-as-agent-of-the-telegraph-company-in collecting-the-toll-charge-for-the-telegraph-message-teconmission-received-for-this-service-is-not-within-the-Actsender-of-a-message-uses-and-pays-a-telephone-company such-telegraph-message-is-liable-for-tax-with-respect-to-its telephone-message--is--a--separate--service--rendered--by--the phone-company-transmitting-the-message-for-the-sender, and-the-telephone-company-is-liable-for-tax-with-respect-to its-receipts-from-this-service.---However,--if-the-telephone for-a-telephone-toll-message-to-reach-a-telegraph-office,
- The-transmitting-of-messages-includes-transmission-of-such messages--under--contracts--entered--into--by--taxpayers--in consideration-for-the-payment-of-a-lump-sum-of-money,-or for the performance of services, or the transfer of property or-any-other-valuable-consideration.---For-example,-where-a ielegraph-company-agrees-to-transmit-over-its-wires-along-a business-"free"-and -all-messages-over-its-wires-off-the over---that---amount---being---eharged---at---half---rates----in consideration-of-services-to-be-performed-by-the-railroad-in company all such receipte by the telegraph company for the transmission of messages must be included in the gross rairoad--right--of--way--all--messages--relating--to--railioad raikoad-right-of-way-"free"-to-an-amount-not-exceeding \$10,000-per-year-ealeulated-at-its-regular-rates,-all-messages the transportation of persons and property of the telegraph receipts of the telegraph company in computing its tax 4

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Gross-Receipts-from-Transmitting-Messages 4

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Gross-receipts-from-transmitting-messages-for-any-person (except-as-noted-in-Section-490, 130-of-this-Part)-of-for-any purpose-are-within-the-Aet:---There-is-no-limitation-in-the application-of-the-tax-to-any-particular-use-or-consumption of-these-services,

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NOTICE OF PROPOSED REPEALER

- Gross-receipts-of-a-telephone-company-coming-within-the private-line-service-and-other-local-service-revenues.---It-also I-melude-toll-service-revenues, including-message-tolls, toll-private-line-service-and-other-toll-service-revenue.---Toll ---will---include---all--local---service---revenues,---including subscribers--stations--public-telephones--service-stations--local reverues include:
- Revenues -- from -- messages -- transmitted -- wholly -- over -- a company'o-lines-between-points-in-different-exchange areas,-whether-from-subscribers-or-pay-stations, €
- a--telephone--company's--proportion--of--revenues--on messages-transmitted-partly-over-the-company's-lines including--commissions--for--originating--messages--and mileage, 面
- commissions-allowed-a-telephone-company-by-others for-switching-or-handling-toll-messages-within-the exchange-area-or-for-originating-such-messages-and Û
- other-toll-service-revenue. 面

from exchange service, including rentals of subscribers and -- pay -- stations -- for -- local -- service, -- revenues -- from switching -- service -- for -- rural -- lines -- and -- other -- like Gross--receipts-within-the-Act--also-include-revenue revenue.

- Where-a-message-is-transmitted-over-the-lines-of-more-than one-telephone-or-telegraph-company,-there-is-one-message and-one-transmission:--The-gross-receipts-of-each-telephone or-telegraph-company-participating-in-the-joint-transmission of-suck-messages-are-that-portion-of-the-total-message charge-received-and-retained-by-each-such-telephone-or telegraph-company-as-its-consideration-for-its-part-of-such Fanomission:
- Gross-receipts-of-a-telegraph-company-coming-within-the Act-will-include-all-revenues-from the transmitting of telegraph --- messages --- and --- from --- services --- rendered --- in connection - therewith - and -shall - further - include - receipts - from the ... teasing ... or ... rental ... of ... equipment ... or ... property ... for transmitting telegraph messages behaven gross receipts will include all commercial telegraph tells, both on messages handled exclusively by the taxpaying company or received 18--that--company's--proportion-of--revenies-on--through #

NOTICE OF PROPOSED REPEALER

nessages-hardled-jointly-with-landline-telegraph,-wireless telegraph,-telephone-and-other-companies....Gross-receipts will-also-include-press-telegraph-tolls,-money-transfer-tolls, stock--and-commercial-news-revenues--and-government telegraph-tolls,-except-such-as-are-not-within-the-Act-within the-meaning-of-Aritele-13-thereof,-and-all-other-telegraph transmission-revenues-...Gross-receipts-will-further-include rentals-from-kased-wires-or-other-equipment-or-property for-transmitting--telegraph-messages,-messages-service revenues-for-transmitting-telegraph-messages--messages-and-all-other-such-revenues-

If—a—taxpayer—transmits—messages—free—of—any—eharge whatsoever,—no—tax—arises—from—the—transmission;—but—if—the taxpayer—in—fact—receives—a—consideration—for—the—transmission in—money,—property,—services,—eredits—or—other—valuable consideration;—the—tax—must—be—paid—with—respect—to—such gross—receipts;——In—making—his—returns;——a—taxpayer—shall determine—the—value—of—any-consideration—ether—than—money received—by—thim—and—shall—include—such—value—as—gross receipts—within—his—returns,——Such—determination—is—subject to-review—and—revision—by—the—Department;

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separately-on-its-bill-for-the-transmission-of-messages-to-the tax-imposed-by-any-municipality-under-Section-8-11-2-of-the Illinois-Municipal-Code-on-the-business-of-transmitting messages, -- including -- all -- charges -- which -- the -- taxpayer -- is concerning public utilities" to collect from customers in this connection....-The---taxpayer---may---take---this---tax-collected Except-for-amounts-that-are-added-to-billings-to-reimburse taxpayers-for-the-tax-rate-in-excess-of-3%-as-authorized-by paragraph-(b)-of-5ection-36-of-"An-Act-concerning-publie ---and---except---for---charges---that---are---added---to customers'--bills--by--taxpayers--who--are--not--subject--to--rate regulation-by-the-Hinels-Commerce-Commission-because-of the tax-that is imposed by the Act, taxpayers are required to-include-in-taxable-gross-receipts-any-amounts-collected from others-to-reimburse-the-taxpayer-for-the-tax-imposed by-The-Messages-Tax-Act-or-to-reimburse-the-taxpayer-for authorized -- by---paragraph -- (a) -- of--- Section -- 36-- of--- "An--Act deduction-from-gross-receipts-only-if-the-taxpayer-states purchaser--how--much-tax,--as--permitted--by--law,--is--being assed-on-to-the-purchaser-in-addition-to-the-charge-for he-transmission-of-messages: utilities",

A--taxpayer--is--not--entitled--to--deduct--from--the--contract consideration,--or--from--anditional--payments--for--the services-described-above,-any--salaries-of-operators-employed

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DEPARTMENT OF REVENUE

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by—it,—charges—for—equipment,—instruments—or—other apparatus,—drops—intermediate—to—terminal,—branch—or—leg lines,—exchange—service, overtime—service—or—any—other—item of—expense—or—cost—of—doing—business.

(Source: Repealed at _____ Ill. Reg. _____, effective ____

Section 490.110 Mutual Companies (Repealed)

F

- Mutual telephone companies are liable for tax under the Act. The Act.
- It-io-immaterial-whether-or-not-a-mutual-company-owns-the switchboard-to-which-it-io-connected, or-io-a-"roadway"-company and-payo-switching-charges-to-another-company-for-use-of-a switchboard.—It-io-likewise-immaterial-whether-a-mutual-company is-connected-with-any-switchboard.—It-io-likewise-immaterial-whether-a-mutual-company is-connected-with-any-switchboard.—In-any-case-where-a-mutual company-engages-in-the-business-of-transmiting-messages-it-becomes-liable-for-tax-under-the-Act.
- e) Where--the--only--income--of--a--mutual--company--io--composed--of receipts---from---stockholders'---subscriptionsy---such---stockholders'-subscriptions--become-the--measure--of--its--tax--under--the--Act-
- d) Where-other-receipts-acerue-from-transmitting-messages,-or-from services-rendered-in-connection-therewith,-such-receipts,-as-well as-receipts-from-stockholders'-subscriptions,-become-the-measure of the tax-to-be-paid-by-such-mutual-company.
- e) However, that portion of receipts which is forwarded to, and retained by, another company for switching, exchange, toll or other services, may be deducted from the gross receipts by which the mutual company measures its tax liability.

Source: Repealed at ____ Ill. Reg. _____, effective _____

490.120 Transactions in Interstate Commerce (Repealed)

The-tax-is-not-imposed-upon-any-taxpayer-with respect to any transaction—in-interstate—commerce—to—the—extent—that—such transactions—may-not,—under-the-Constitution—and-statutes-of-the United-States,—be-made-the-subject-of—taxation—by-this-State: Insofar—as--the--tax—is--imposed—upon—taxpayers—transmitting

NOTICE OF PROPOSED REPEALER

messages - the following - general - principles - will - apply - in determing - whether - or - not - transactions - are - in - interstate commerce:

Where-e-message-originates-in-Illinois,-and-the-taxpayer, upon-the-direction-of-the-sender, transmits-the-message-ta an-addressee-or-his-agent-at-a-point-terminating-outside-of Illinois,-the-transaction-is-in-interstate-commerce,-and-the taxpayer-is-not-liable-for-tax-with-respect-to-his-receipts

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Where—a-message—originates—outside—of—Illinois—and—the taxpayer,—upon—the—direction—of—the—sender,—transmits—the necessage—to-an-adelressee-or-his egent-located—within-Illinois, the—transaction—is—in—interstate—commerce,—and—the—taxpayer is—not—tlable—for—tax—with—respect—to—his—gross—receipts therefrom.

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Where—the—message—originates—in—Illinois,—and—the—taxpayer, on—direction—of—the—sender,—transmits—the—message—to—an addressee—or—his—agent—at—a—second—point—in—Illinois,—the transaction—is—not—in—interstate—commerce,—and—the—taxpayer is—liable—for—tax—with—respect—to—gross—receipts—therefrom. This rule—applies—notwithstanding—the—fact—that—a—portion—of the—lines—of—the—texpayer—upon—which—such—message—was transmitted—may-be—located—outside—of-Illinois.

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Where a taxpayer turnishes leased wire or talking circuit special service consisting exclusively of closed circuits between a point or points within lilinois and a point or points outside of lilinois, the receipts from services so from the service of lilinois, the receipts from services so from the services of services in lilinois permitting the tax mission of messages from one point in Illinois to a second point in Illinois for a second point in Illinois for a second point in Illinois of charges as between services tax payer in Illinois and services rendered outside of Illinois, the tax payer in Illinois and services rendered outside of Illinois, the transpayer is liable for ax with respect to grow receipts accruing that proportion of the general contract consideration as the wire nileage within Illinois bears to the tolal wire mileage contracted for service rendered in Illinois and charges as between thanges for service rendered in Illinois and charges so between service shall be service service rendered in the contract, the sarpayer sendered outside of Illinois provided in the contract, the tone service rendered within Illinois.

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DEPARTMENT OF REVENUE

NOTICE OF PROPOSED REPEALER

Section 490.130 Messages Transmitted for the United States Government (Repealed)

- Faxpayers are not liable for tax with respect to their receipts from the transmission of messages for the United States Government, its unincerporated departments, agencies or instrumentalities. This would include the transmission of messages for the United States or the Tederal Government of the Tederal Government of the Federal Government or the Tederal Communications Commission or the Federal Communications of the Federal Government, the Civil Aeronautics Board, the Federal Government, the Civil Aeronautics of the Federal Government, etc.

(Source: Repealed at _____ Ill. Reg. ____, effective _____

490.140 Services Furnished the State of Illinois, Its Departments, Agencies, Counties, Municipalities or Other Political Subdivisions (Repealed)

Faxpayers—are—Hable—for—tax—with—respect—to—gross—receipts—from—the transmission-of-messages-for-the—5tate-of-Illinois,-its-Departments,-agencies, counties,-municipalities,-school-districts-or-other-politieal-subdivisions.

Source: Repealed at _____ III. Reg. _____, effective ______

Section 490.150 Services Furnished to Religious, Scientific, Educational and Charitable Institutions (Repealed)

Taxpayers---are---liable---for---tax---with---respect---to---gross---receipts---from---the transmission--of-messages-for--any--religious,--scientific,--educational--or--charitable institution.

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NOTICE OF PROPOSED REPEALER

Section 490.160 Federal Taxes (Repealed)

The United States government imposes taxes upon telephone or radio telephone conversations, and upon telegraph dispatches and messages, and upon telephone conversations, and upon telegraph dispatches and messages, and them the radio dispatches and messages. For so long as these federal taxes are required to be paid by the person who pays for the receive or facilities (though collected by a taxpayer under this feom such services and deducted from the taxpayer's liability under the Messages Tax Act. Such receipe or more notes and of the consideration received for the transmission of telegraph or telephone assages, etc., but are separately collected from customers by the taxpayers acting as agents for the Federal government.

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Section 490.170 Services Furnished to Officers or Employees (Repealed)

A-taxpayer-is-liable-for-tax-with-respect-to-gross-receipts-from-services-within the-Act-furnished-to-his-officers-or-employees;-whether-at-regular-rates-or-at reduced-rates----This-rute-applies-equally-when-the-consideration-for-services within the-Act-he-Act-so-furnished-takes-the-form-of-adduction-from-or-adjustment in wages-or-salaries-payable-to-officers-or-employees,-or-when-it-takes-the form-of-services-rendered-to-the-taxpayer-by-employees-for-which-no-specific compensation-is-paid.

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Section 490.180 Interdepartmental Transfers (Repealed)

- taxpayer-does-not-result-in-any-liability-for-tax-under-the-Aet, notwithstanding-that-one-department-of-the-Aet, notwithstanding-that-one-department-of-the-taxpayer-receiving such-services-is,-for-accounting-purposes,-charged-with-the-value of-the-services-by-another-department-of-the-same-taxpayer rendering-such-services-
- b) However,...where...services...within...the...Act...are...rendered...to...a separate..corporation..or..legal...onity,...the...taxpayer...rendering...the service..is..liable..for..tax..with..respect..to..his..gross..receipts..from such.-transactions.
- taxpayer-are-furnished-to-his-within-the-Act-so-furnished-by-a taxpayer-are-furnished-to-his-wholly-owned-subsidiary,-or-that two-corporations-may-be-wholly-or-partially-under-a-common ownership-or-management:---The-Department-will-not-disregard separate corporate entities in applying the Act.

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DEPARTMENT OF REVENUE NOTICE OF PROPOSED REPEALER

Section 490.190 Discounts, Penalties and Finance or Interest Charges (Repealed)

- within-the-Act-because of-prompt-payment-of-accounts,-the amount-of-such discounts are not-included within-gross-receipts by-which-tax-is-computed.
- Where taxpayers add and collect penalties or interest upon delinquent accounts—or upon accounts—involving—installment payments; the amounts—of such penalties or interest so added and payments; the amounts—of such penalties or interest so added and payments; the amounts of a resparetely itemized and billed to the persons to whom the services are furnished and billed to the persons to whom the books and records of the taxpayer. If the amounts of such penalty; interest or finance charges are not separately billed—and itemized to the person to whom the services are furnished and separately billed—and separately recorded upon the services are furnished—and separately econded—upon the services and records of the taxpayer, the total amount thereof must be included—in gross receipts—by which the tax is computed.
- where—a—"gross—amount"—and—"net—amount"—are—billed—to—a customer—on—the—some—invoice—for—services—furnished—the—"net amount"—representing—the—for—services—furnished—period—of time,—the—"gross—amount"—being—the—charge—payable—after—such stated—time—has—elapsed—the—difference—between—the—two-amounts is—decend—to—be—a penalty—or—interest—charge—separately—billed.

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effective	Section 490.200 Sales of Appliances, Equipment or Services Subject Other Tax Acts (Repealed)
(Source: Repealed at Ill. Reg,	Appliances,
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Repeal	490.200 ax Acts
(Source:	Section Other T

- Faxpayers-should-not-include-in-receipts-by-which-they-compute their-tax-liability-under-the-Act-any-receipts-from-the-sale-of tangible-personal-property-for-use-or-consumption-with-respect-to which-a-wer-is-imposed-under-the-Retailers'-Occupation-Tax-Act (III.-Rev:-Stat:-1867,-ch:-120,-pars:-du-et-seq)---Taxpayers engaging-in-the-ade-of-stoves,-refrigeratory-appliances,-equipment or-other-tangible-personal-property-to-users-or-consumers-are required--to-make--a-separate-return--under-the-Retailers-Occupation-Tax-Act-on-forms-provided-for-that-purpose-and-to pay-the-tax-as-prescribed-by-that-Act:--Such-transactions-should noct-be-included-in-any-returns-made-under-The-Messages-Tax-Act-
- b) Receipts-that-are-subject-to-The-Public-Utilities-Revenue-Act-and

NOTICE OF PROPOSED REPEALER

receipts-that-are-subject-to-The-Cas Revenue-Tax-Act (III.-Rev. Stat: 1987, ch.: 120, pars: 467.16 ct. seq.) will be reported—in separate returns filed under those respective Acts and should not be included—in returns filed—under The Messages-Tax-Act.

(Source: Repealed at ____ Ill. Reg. ____, effective _____

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NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: The Public Utilities Revenue Act
- 2) Code Citation: 86 Ill. Adm. Code 510
- 3) Section Numbers: Proposed Action: 510.101 Amendment 510.110 Amendment 510.120 Amendment 510.120 Amendment 510.131 Amendment 510.145 Amendment 510.145 Amendment 510.160
- 4) Statutory Authority: III. Rev. Stat. 1989, ch. 120, pars. 468 et seq., as amended by P.A. 87-313.
- 5) A Complete Description of the Subjects and Issues Involved:

These amendments to the Public Utilities Revenue Act rules are a portion of the Department's continuing efforts to keep its rules up-to-date. The rules are amended to delete out-dated language, update statutory citations and to make the language of the rules consistent with the Act as it presently exists.

- 6) Will this proposed rule replace an emergency rule currently in effect: No
- 7) <u>Does this rulemaking contain an automatic repeal date?</u> No
- 8) <u>Does this proposed amendment contain incorporations by reference?</u> No
- 9) Are there any other amendments pending on this Part: No
- Statement of Statewide Policy Objectives:
 This rulemaking neither creates, nor expands a State mandate.
- Time, Place and Manner in which interested persons may comment on this proposed rulemaking:
 Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

NOTICE OF PROPOSED AMENDMENTS DEPARTMENT OF REVENUE

Ilinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-6336 Mr. R. Dale Yung Administrator

Initial Regulatory Flexibility Analysis: 12)

- Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: November 5, 1991 4
- Types of small businesses affected: Any small business that makes sales of electricity B
- Reporting, bookkeeping or other procedures required for compliance: No additional reporting, bookkeeping or other procedures will be required as a result of this rulemaking. ΰ
- Basic Types of professional skills necessary for compliance: bookkeeping skills. $\widehat{\Omega}$

The full text of the Proposed Amendment(s) begins on the next page:

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DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

TITLE 86: REVENUE CHAPTER I: DEPARTMENT OF REVENUE

PART 510 THE PUBLIC UTILITIES REVENUE ACT

Section

Definitions Disnosition of Tax Monies	Imposition of Tax	Effective Period of Act (Repealed)	Returns	Gross Amount of Transactions or Billings Basis of Tax	Certificate of Registration	Enterprise Zone Exemptions	Books and Records	Claims to Recover Erroneously Paid Tax	Furnishing of Electricity	Electricity Sold to and by Building Operators	Transactions in Interstate Commerce	Sales of Electricity to the United States Government	Services Furnished The State of Illinois, its Departments,	Agencies, Counties, Municipalities or Other Political Subdivisions	Services Furnished to Religious, Scientific, Educational and	Charitable Institutions	Meter Readings	Services Furnished to Officers or Employees	Interdepartmental Transfers	Discounts, Penalties and Finance or Interest Charges	Sales of Appliances, Equipment or Services Subject to Other Tax
510.101	510.110	510.115	510.120	510.125	510.130	510.131	510.135	510.140	510.145	510.150	510.155	510.160	510.165		510.170		510.175	510.180	510.185	510.190	510.195

AUTHORITY: Implementing Sections 1 and 3 of The Public Utilities Revenue Act (III. Rev. Stat. 1989, ch. 120, pars. 468 et seq.) and authorized by Section 39b5 of the Civil Administrative Code of Illinois (III. Rev. Stat. 1989, ch. 127,

Interdepartmental Transfers
Discounts, Penalties and Finance or Interest Charges
Sales of Appliances, Equipment or Services Subject to Other Tax
Acts

SOURCE: Illinois Public Utilities Tax Regulations, adopted March 11, 1937; codified at 8 III. Reg. 8616; amended at 11 III. Reg. 18759, effective October 30, 1987; amended at III. Reg. effective effective

Definitions Section 510.101

When used in these regulations, the following words and phrases shall have the meanings hereinafter defined:

- "Department" means the Department of Revenue of the State of P)
- "Director" means the Director of Revenue for the Department of Revenue of the State of Illinois.

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- The phrase "gross receipts" means the consideration received for electricity distributed, supplied, furnished or sold to persons for use or consumption and not for resale, and for all services (including the consumption and not for resale, and for all services (including the transmission of electricity for an end-user) rendered in connection therewith, and shall includes cash, services and property of every kind or nature, and shall be determined without any deduction on account of the cost of the service, product or commodity supplied, the cost of materials used, labor or service costs, or any other expense whatsoever. T
- "Gross receipts" shall not include receipts from: (e)
- Any minimum or other charge for electricity or electric service where the customer has taken no kilowatt-hours of electricity; 1)

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- any charge for a dishonored check; 5
- charge for delayed 01 any finance or credit charge, penalty payment, or discount for prompt payment; 3
- any charge for reconnection of service or for replacement or relocation of facilities; 4
- any advance or contribution in aid of construction; 2
- repair, inspection or servicing of equipment located on customer premises; 6
- leasing or rental of equipment, the leasing or rental of which is not necessary to distributing, furnishing, supplying, selling or transporting electricity; 2
- State constitution, treaty, convention, statute or court decision from recovering the related tax liability from such customer; and any sale to a customer if the taxpayer is prohibited by Federal or 8
- any charges added to customers' bills pursuant to the provisions of Section 9-221 or Section 9-222 of The Public Utilities Act, as amended, or any charges added to customers' bills by taxpayers who are not subject to rate regulation by the Illinois Commerce Commission for the purpose of recovering any of the tax liabilities 6

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only as or other amount specified in such provisions of such Act. credit is extended, the amount thereof shall be included and when payments are received.

- business receipts" shall not include consideration received from business enterprises certified under Section 9-222.1 of The Public Utilities Act, as amended, during the period of time specified by the Department of Commerce and Community Affairs. (Section 1 of the Public Utilities Act III. Rev. Stat. 19859, ch. 120, par. 468: et seq. (the Act) 10)
- representative appointed by order of any court, or except municipal corporations owning and operating a local transportation system for public service in this State) any city, town, county or other political subdivision of this State. Corporations organized for mutual benefit of stockholders and corporations organized constitute "persons" within the Act. "Person" means any natural individual, firm, trust, estate, partnership, association, joint stock company, joint adventure, e
 - "Taxpayer" means a person engaged in the business of distributing, supplying, furnishing or selling electricity for use or consumption and not for resale. "Taxpayer" for purposes of these regulations includes a municipal corporation (except a municipal corporation owning and operating a local transportation system for public service in this State) that engages in the business of distributing, supplying, furnishing or selling electricity for use or consumption and not for resale. "Taxpayer" means a
- means those transactions engaged in, or commodities or services furnished by a taxpayer with respect to which such taxpayer is The phrase "service within the Act" or "services within the Act" liable for a tax under this Act. 8

effective Amended at __ Ill. Reg. (Source:

Imposition of Tax Section 510,110

There is imposed upon persons engaged in this State in the business of distributing, supplying, furnishing or selling electricity to persons, other than municipal corporations owning and operating a local transportation system for public service in this State, for use or consumption and not for resale, a tax at the rate of 32 cents per kilowatt-hour of all electricity which is so distributed, supplied, furnished, or sold or transmitted to or for each customer in the course of such business, or 5% of the gross receipts received from each customer from such business, whichever is the lower rate as applied to a

NOTICE OF PROPOSED AMENDMENTS

each customer for that customer's billing period, provided that any change in rate imposed by this Amendatory Act of 1985 shall become effective only with bills having a meter reading date on or after January I, 1986. However, such taxes are not imposed with respect to any transaction in interstate commerce, or otherwise, to the extent to which such business may not, under the Constitution and statutes of the United States, be made the subject of taxation by this State. Nothing in this Amendatory Act of 1985 shall impose a tax with respect to any transaction with respect to which no tax was imposed immediately preceding the effective date of this Amendatory Act of 1985. (III.-Rev. Stat.-1985,-eh.-120,-par.-469. Section 2 of the Act)

- This tax is an occupation tax. It is imposed upon taxpayers, as defined in the Act, and is not imposed upon persons for whom services within the Act are rendered by such taxpayers, nor is it imposed upon the act of rendering such services. The amount of tax payable by a taxpayer is to be measured by, or to be computed upon a basis of, the gross receipts of the taxpayer from the business of distributing, supplying, furnishing or selling electricity for use or consumption. <u>P</u>
- o a definition of "Gross receipts", see Section 510.101(a)(3) For Û

effective III. Reg. Amended at (Source:

Effective Period of Act (Repealed) Section 510.115

The Public Utilities Revenue Act-has been in effect since March 11,-1937,

, effective (Repealed at __ III. Reg.

Returns Section 510.120

a)

- Except as provided hereinafter in this Regulation Section, every taxpayer upon whom the tax is imposed must file a return with the Department by the 15th of each month covering the preceding month. Each return shall set forth the information required by Section 3 of the Act to be given therein.
- If the taxpayer's average monthly tax liability to the Department does not exceed \$100.00, the Department may authorize his returns to be filed on a quarter annual basis, with the return for January, February and March of a given year being due by April 30 of such year; with the return for April, May and June of a given year being due by July 31 of such year; with the return for July, August and September of a given year being due by October 31 of such year; and with the return for October, **p**

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November and December of a given year being due by January 31 of the following year.

- If the taxpayer's average monthly tax liability to the Department does not exceed \$20.00, the Department may authorize his returns to be filed on an annual basis, with the return for a given year being due by January 31 of the following year. ΰ
- Such quarter annual and annual returns, as to form and substance, shall be subject to the same requirements as monthly T
- lowest liability in such calendar year, and who is not operated by a unit of local government, shall make estimated payments to the Department on or before the 7th, 15th, 22nd, and last day of the month during which tax liability to the Department is incurred in an amount not less than the lower of either 22.5% of the Each taxpayer whose average monthly liability to the Department under this Act was \$10,000 or more during the preceding calendar year, excluding the month of highest liability and the month of an amount not less than the lower of either 22.5% of the taxpayer's actual tax liability for the month or 25% of the taxpayer's actual tax liability for the same calendar month of the (a)
- Notwithstanding any other provision in this Act concerning the time within which a taxpayer may file his return, in the case of any taxpayer who ceases to engage in a kind of business which makes him responsible for filing returns under this Act, such taxpayer shall file a final return under this Act with the Department not more than one month after discontinuing such business. (jə
- The return is to be made on forms prescribed and furnished by the Department and must be signed by the taxpayer or his duly authorized agent for this purpose. It is the duty of each authorized agent for this purpose. It is the duty of each taxpayer to obtain returns forms, and failure to obtain such forms will not relieve a taxwayar to the control of not relieve a taxpayer from liability for any penalties attaching to failure to make any return. (g
- At the same time that the returns required by the Act are filed with the Department, the taxpayer shall pay the tax computed upon gross receipts derived from engaging in the business of distributing, supplying, furnishing or selling electricity for use or consumption. gh)
- Where any taxpayer furnishes services within the Act at more than one location in Illinois, he shall file a consolidated return covering business operations at all such locations, and such H.

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

taxpayer will not be required, nor permitted, to file a separate return for and with respect to each such location. A taxpayer shall be required to file such supplementary schedules as the Department may require.

ource: Amended at __ III. Reg. _____ effective ___

Section 510.131 Enterprise Zone Exemptions

- a) Effective-January-1,-1986,-t<u>T</u>he pass-on of municipal and State utility taxes added to a business' utility bills as additional charges shall be exempt for:
- a business that has been designated as a high impact business pursuant to Section 5.5 of the Illinois Enterprise Zone Act (III. Rev. Stat. 1989, ch. 120, par. 609.1); or
- a business enterprise located within an area designated by a county or municipality as an enterprise zone pursuant to the lllinois Enterprise Zone Act (III. Rev. Stat. 19859, ch. 67-112, par. 601 et seq.). The business enterprise must meet the following criteria:
- 14) It either makes investments which cause the creation of a minimum of 200 full-time equivalent jobs in Illinois or makes investments which cause the retention of a minimum of 1,000 full-time jobs in Illinois;
- $\overline{^2B})$ It is located in an enterprise zone established pursuant to the Illinois Enterprise Zone Act, and
- 3C) Is certified by the Department of Commerce and Community Affairs as complying with the requirements specified in subsections (4)(A) and (2)(B), above. (See Sections 9-222 and 9-222.1 of The Public Utilities Act (III. Rev. Stat. 1989, ch. 111 2/3, pars. 9-222 and 9-222.1)
- Business enterprises seeking certificates of eligibility must make application to the Department of Commerce and Community Affairs on forms provided by them. The Illinois Department of Revenue has no authority to certify business enterprises for the purposes of the exemption. (The rules of the Department of Commerce and Community Affairs concerning enterprise zones are found at 14 Ill. Reg. Adm. Code 520;4000-et-seq.)

(Source: Amended at ___ III. Reg. ____, effective ____

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Section 510.145 Furnishing of Electricity

- The tax applies with respect to the consideration received by a taxpayer for electricity distributed, supplied, furnished or sold to any person in a taxable transaction for use or consumption and not for resale and for all services (including the transmission of electricity for an end-user) rendered in connection therewith. All such receipts are within the Act. There is no limitation in the application of the tax to any particular use or consumption of these services. However, for information concerning exemptions for transactions with certain kinds of customers, see Section 510.160 and 510.165 of this Part.
- b) Electricity furnished to other taxpayers engaged in the business of distributing, supplying, furnishing or selling to their customers the electricity so received is for resale and is not within the Act.
- Furnishing of electricity includes electricity furnished for use or consumption and not for resale, whether furnished at a meter rate dependent upon the quantity furnished, at flat rates per unit period of time, for a flat amount per outlet or per drop, or upon any other basis independent of the quantity of electricity furnished.
- d) Taxpayers are required to include in gross receipts by which they compute tax all consideration received for the furnishing of electricity for use or consumption and not for resale, including flat fees, payments on contracts, minimum charges and the value of any other consideration for electricity, including consideration in the form of property or services. (See Section 510.101(e) for the definition of gross receipts.)
- Except—for—amounts—that—are—added—to—billings—to—reimburse taxpayers—for—the—tax—rate—in—excess—of—3%—as—authorized—by paragraph—(b)—of—5ection—36—of—"An—Act—concerning—public utilities",—and—except—for-charges—that—are—added—to—customers—bills by—taxpayers—who—are—not-subject—to—rate—regulation—by—the—Illinois Commerce—Commission—because—of—the—tax—that—is—imposed—by—the Act,—taxpayers—are—required—to—reimburse—the—taxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—teaxpayer—for—the—taxpayer—for—the—taxpayer—for—teaxpayer—for—the—taxpayer—for—the—taxpayer—for—the—taxpayer—for—the—taxpayer—for—the—taxpayer—for—the—taxpayer—for—the—taxpayer—for—the—taxpayer—for—the—taxpayer—the—taxpayer—the—taxpayer—for—the—taxpayer—the—taxpayer—for—the—taxpayer—ta

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

collected—deduction—from—gross—receipto—if—the—taxpayer—states separately—on—its—bill—for—electricity—to—the—purchaser—how—much tax,—as—permitted—by—law,—is—being—passed—on—to—the—purchaser—in addition—to—the—charg—for—electricity,—or—is—it—the—taxpayer periocitionly—sends—thre—purchaser—a rate—chart,—showing—separately from—the—rate—for—electricity,—how—much—tax,—as—permitted—by—law, will—be—charged—by—the—taxpayer—to—the—purchaser—on—each—bracket or—amount—of—iklowatt—hours—of—electricity,—The—separately—stated tax—on—a rate—chart—may—be—required—by—chart to—be—subject—to such—fluctuation—as—may—be—required—by—chart so—subject—to such—fluctuation—as—may—be—required—by—charges—in—the—fluctuation—separately—from—their—customers—from—the—charge—of—electricity—collect separately—from—their—customers—from—the—charge—of—electricity—collect separately—from—their—customers—from—the—charge—for—electricity—

Where a taxpayer furnishes electricity which he has acquired from other taxpayers for use or consumption and not for resale, and he bills the consumer for such electricity, he must include in gross receipts by which tax is computed the total receipts from the sale of such electricity and not merely the amount of commissions which he may earn for the distribution of the same. The fact that a taxpayer has billed a consumer for electricity distributed, supplied, furnished or sold to such customer is prima facie evidence that such taxpayer distributed, supplied, furnished or sold services within the Act and is liable for tax with respect thereto.

ource: Amended at __ Ill. Reg. _____ effective _____

Section 510.160 Sales of Electricity to the United States Government

- a) Taxpayers are not liable for tax with respect to their receipts from electricity distributed, supplied, furnished or sold to the United States Government, its unincorporated departments, agencies or instrumentalities. This would include sales to the United States Defense Department, the United States Post Office Department and other unincorporated departments of the Federal Government; the Interstate Commerce Commission, the Federal Communications Commission, the——Atomic——Energy——Commission and other unincorporated commissions of the Federal Government; the Civil Aeronautics Board, the Federal Reserve Board and other unincorporated boards of the Federal Government, etc.
- Taxpayers are, however, liable for tax with respect to their gross receipts from electricity distributed, supplied, furnished or sold to any agency or instrumentality of the United States Government, which agency or instrumentality is a corporate entity. This is true even though such electricity may be used in the performance of governmental functions. For example, receipts from electricity distributed, supplied, furnished or sold to Federal Reserve or

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National Banks, the Commodity Credit Corporation, the Federal Deposit Insurance Corporation, the Federal Crop Insurance Corporation or other such incorporated Federal agencies and instrumentalities engaged in the performance of governmental functions, are subject to tax.

(Source: Amended at __ Ill. Reg. ____ effective __

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENT(S)

- Illinois Union Label Act Heading of Part:
- 14 Ill. Adm. Code 175 Code Citation: 5)
- Proposed Action Amendment Section Number 3)
- Statutory Authority: Implementing and authorized by the Illinois Union Label Act (P.A. 84-517, effective January 1, 1989) 4)
- To change the rule to reflect that documents shall be filed with the A Complete Description of the Subjects and Issues Involved: 2

Department of Business Services instead of the Index Department.

- Will this proposed rule replace an emergency rule currently in effect? (9
- S Does this rulemaking contain an automatic repeal date? 1
- Do these proposed amendments contain incorporations by reference? 8
- Are there any other amendments pending on this Part? 9
- This rulemaking will Statement of Statewide Policy Objectives: The have no effect on local units of government. 10)
- Time, Place, and Manner in which interested persons may comment on this proposed rulemaking. Written comments may be submitted within 45 days to: 11)

Assistant Counsel Office of the Secretary of State Springfield, Illinois 62706 298 Centennial Building Robert B. Powers 217/785-3094

this rulemaking was not submitted to the Small Business Office of the Initial Regulatory Flexibility Analysis: After careful consideration, the Secretary of State does not feel that this rulemaking will have any adverse effect on small businesses and so Department of Commerce and Community Affairs. 12)

The full text of the proposed amendments begins on the next page:

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SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENT(S)

SUBTITLE A: REGULATION OF BUSINESS CHAPTER I: SECRETARY OF STATE TITLE 14: COMMERCE

PART 175 ILLINOIS UNION LABEL ACT

175.10 Filing with the Secretary of State Section

175.20 Requirements for Filings

(P.A. Act AUTHORITY: Implementing and authorized by the Illinois Union Label 84-517, effective January 1, 1989).

Adopted at 10 Ill. Reg. 19115, effective October 27, 1986; amended at , effective 15 Ill. Reg. _ SOURCE:

Section 175.10 Filing with the Secretary of State

Inion Label Act (P.A. 84-517, effective January 1, 1986) shall be filed with the Endex--Department, of Business Services, Room 300, Centennial Building, Springfield, Illinois 62756, between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday, excluding All documents required to be filed with the Secretary of State for the Illinois

, effective Amended at 15 Ill. Reg. (Source:

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF ADOPTED AMENDMENTS

- State Administration of the Federal Community Heading of the Part: State Services Block Grant Program 1)
- Code Citation: 47 Ill. Adm. Code 120 2)
- Adopted Action: Amendment Section Numbers: 120.115 3)
- Implementing the Illinois Economic Opportunity 1989, ch. 127, pars. 2601 et seq.) and authorized the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 46.42). Statutory Authority: Act (Ill. Rev. Stat. by Section 46.42 of 4)
- November 12, 1991 Effective Date of Amendments: 2
- Š. Does this rulemaking contain an automatic repeal date? (9
- No. Do these amendments contain incorporations by reference? 7
- Date Filed in Agency's Principal Office: November 7, 1991. 8)
- June 14, 1991 Notice of Proposal Published in Illinois Register: 15 Ill. Reg. 8617. 6
- Š. JCAR issued a Statement of Objections to these amendments? Has 10)
- 11)

"Default Provisions" in subsection (e)(5). Differences between proposal and final version: Section 120.115 Placed a period after

Default: the Department shall consider a loan to be in default when payment arrearage reaches 90 days. Grantees may place more restrictive "Payment follows: payment arrearage provisions in their loan contracts." as been rewritten has Subsection (e)(5)(A(i)

In lines 6 and 7 of subsection (e)(5)(B)(i), deleted the commas.

"No less than one-half of the proceeds from the interest penalty be treated as renaid principal " The fourth sentence of subsection (e)(5)(B)(ii) has been revised to shall be treated as repaid principal.

will allow other equally punitive hiring noncompliance interdictions in grantees' loan contracts in lieu of the interest acceleration penalty. In subsection (e)(5)(B)(ii), deleted the semicolon in line 21 and added Such other interdictions may include (but are not limited to) fines, partial loan recall and pre-scheduled interim balloon payments;". the following language to the end of the subsection:

In subsection (g)(3), deleted the comma after "which" in line 9 and the

Wer.

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comma after "trends" in line 11.

- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes. Additionally, various technical changes have been made in response to JCAR's request. 12)
- currently amendments replace an emergency amendment Š. these effect? 13)
- Are there any amendments pending on this Part? Yes. 14)

Illinois Register Citation: September 27, 1991 15 Ill. Reg. 13993 Proposed Action: Amendment Section Numbers:

- the low-income benefit necessary to justify the private use of CSBG Summary and Purpose of Amendments: The proposed amendments to Section 120.115 of the "State Administration of the Federal Community Services requiring each loan contract to contain an interest acceleration clause to be effective in the event of loan hiring default. The provision is Block Grant Program" rules add specificity to the default provisions, an adaption of similar interest acceleration clauses currently used by some CSBG lenders. It is intended to be an equitable method to enforce The proposed amendments to funds. This rulemaking also updates the reference to the Morris Annual Statement Studies" to reflect the 1990 edition. 15)
- Information and questions regarding these adopted amendments shall be directed to: 16)

Department of Commerce and Community Affairs Mr. John D. Taylor, Deputy Director Bureau of Program Administration 620 East Adams Street, 5th floor Springfield, Illinois 62701 (217) 782-6136 The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF ADOPTED AMENDMENTS

TITLE 47: HOUSING AND COMMUNITY DEVELOPMENT CHAPTER I: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

STATE ADMINISTRATION OF THE FEDERAL COMMUNITY SERVICES BLOCK GRANT PROGRAM PART 120

	Legislative Base	Purpose and Scope	Definitions	Allocation	Grant Application Requirements	Grantee Termination	Grantee Selection	Required Board Structure	Administrative Requirements	Nondiscrimination	Complaint Process	Program Types-Description	CSBG Loan Programs	Eligibility Requirements	Limitations on Use of CSBG Funds	Incorporation by Reference	
Declion	120.10	120.20	120.30	120.40	120.50	120.55	120.60	120.70	120.80	120.90	120.100	120.110	120.115	120.120	120.130	120.140	

Stat. 1989, ch. 127, pars. 2601 et seq.) and authorized by Section 46.42 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, Implementing the Illinois Economic Opportunity Act (Ill. Rev. par. 46.42). AUTHORITY:

SOURCE: Adopted and codified at 7 Ill. Reg. 2934, effective March 9, 1983, amended at 8 Ill. Reg. 6023, effective April 20, 1984; amended at 9 Ill. Reg. 10692, effective June 28, 1985; amended at 9 Ill. Reg. 18130, effective November 12, 1985; amended at 10 Ill. Reg. 8666, effective May 13, 1986; amended at 10 Ill. Reg. 8976, effective May 13, 1986; amended at 10 Ill. Reg. 21051, effective December 8, 1986; amended at 11 Ill. Reg. 5926, III. Reg. 17311, effective October 17, 1988; amended at 13 III. Reg. 779, effective January 4, 1989; amended at 13 III. Reg. 13562, effective August 11, 1989; amended at 13 III. Reg. 14026, effective August 28, 1989; amended at 14 III. Reg. 13970, effective August 20, 1990; amended at 15 III. Reg. 16945 effective March 19, 1987; amended at 11 111. Reg. 7937, effective April 20, 1987; amended at 12 111. Reg. 751, effective December 28, 1987; amended at 12

CSBG Loan Programs Section 120.115

- Loan Types a
- Fixed Rate Financing Fund Loan 1)

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- business in a separate but companion agreement to a CSBG funds are loaned through Grantees to an Illinois conventional loan. A
- The combined loans must exceed \$75,000. B)
- (10%) and no more than twenty percent (20%) of the The CSBG loan represents no less than ten percent total loan package (combined borrowing and equity). ΰ
- lending institution may sell the guarantee, called a one-half to one percent above Treasury bonds of the The conventional loan is obtained from a licensed The Small Business Administration guarantees up to 90% of the private 'guaranteed interest certificate" into the secondary Guaranteed Loan Program (15 U.S.C. 636(a)). money market at a fixed interest rate through Illinois lending institution. institution's loan same maturity. 0
- The CSBG loan term may not exceed 10 years. (E
- CSBG Loan interest rate (Fixed-Flexible option) F
- The CSBG loan shall have a fixed interest rate of no more than five percent (5%); or į,
- the borrower may be set at loan inception at a rate not to exceed one-half (1/2) of the Prime rate (ceiling) and the Grantee may set a minimum (floor) interest rate of five percent At the grantee's option, the interest rate to Interest Rate (National Prime Rate as shown on calculated rate shall become the loan's fixed (30) days before the annual anniversary date of the loan, the Grantee shall notify the borrower of the interest rate to be charged for the next year (based on 1/2 of Prime at date of notice). option shall never exceed the original interest that date in the Wall Street Journal). (5%) or less for the duration of the loan. interest rate for a one year period. The annual interest rate under this ii)
- CSBG loan closings must be within 60 days of each other. conventional G)
- CSBG Revolving Loan 5

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

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- business in a separate but companion agreement to a CSBG funds are loaned through Grantees to an Illinois conventional loan. A)
- The CSBG loan represents no more than forty-nine percent (49%) of the total loan package (combined borrowing and equity). B)
- The conventional loan is obtained from a licensed Illinois lending institution. ົວ
- The CSBG loan term may not exceed 10 years but may be for a shorter term at the discretion of the Grantee. a
- CSBG Loan interest rate (Fixed-Flexible option) E)
- The CSBG loan shall have a fixed interest rate of no more than five percent (5%); or j.)
- The annual interest rate under this flexible option shall never exceed the original interest rate (ceiling) and the Grantee may set a minimum (floor) interest rate of five percent At the grantee's option, the interest rate to the borrower may be set at loan inception at a rate not to exceed one-half (1/2) of the Prime Interest Rate (National Prime Rate as shown on calculated rate shall become the loan's fixed the loan, the Grantee shall notify the borrower of the interest rate to be charged for the next (30) days before the annual anniversary date of year (based on 1/2 of Prime at date of notice). (5%) or less for the duration of the loan. that date in the Wall Street Journal). interest rate for a one year period. ii)
- conventional and CSBG loan closings must be within 60 days of each other. E)

Hiring and Job Retention (q

1)

- personnel cuts were made by the business in anticipation of the pending loan and its hiring requirements. Grantee shall review the borrower's employment verification records at the time of the loan closing to establish the Establishing a Pre-Loan Base Number of Employees
- Hiring Requirements 2)

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hour work week, averaged annually) CSBG eligible (in accordance with Section 120.120) employee for each \$5,000 or any portion thereof of CSBG monies borrowed Businesses accepting CSBG loan funds must hire at least one new full-time equivalency (minimum 37 A

			Mi	Minimu
Example:	\$ 1-\$ 5,000	٦	Job	
	\$ 5,001-\$10,000	2	2 Jobs	
	\$10,001-\$15,000	m		or

- proposed job up to a maximum of \$15,000 per job. (For example: an entry level salary of \$40,000 would salary would warrant lending of \$3,500.) (No combination of (A) and (B) of this subsection is allowed. The Grantee shall choose one method or the written verifiable jobs (to be created) salary data submitted as part of its loan application, the Grantee to set the amount loaned per job at fifty each warrant lending of \$15,000; a \$20,000 entry salary The Department shall allow, based on presentation of would warrant lending of \$10,000; a \$7,000 entry percent (50%) of the entry level salary for other.) B)
- jobs (under either (A) or (B) of this subsection), the full-time equivalency shall be no more than two If part-time employment is involved in the created employees making up one 37 1/2 hour work week. ົວ
- of each loan The required hiring must be completed within the first 24 months of the loan, with at least 50% of the new employees hired in the first 12 month (For purposes of this hiring timeframe, the loan is considered consummated the date the borrower be a part first receives the loan funds.) A hiring schedule must agreement. period. a
- positions for CSBG eligible clients created loan must be retained and filled by an eligible client for at least 24 months from the date Grantees should attempt to retain the availability of the loan created jobs for CSBG eligible clients over the full loan term by maintaining professional contact (e.g., Job Training Partnership Act job referrals, Targeted Jobs Tax agreements, may negotiate more restrictive hiring Credit Program) with the business and tracking their individual Grantees, through the job was first created. The job by the (E

NOTICE OF ADOPTED AMENDMENTS

requirements than stated in subsection (2).

Loan Fund Use 0

may not be used to purchase or improve real property (per Section 120.130 of this Part). This real property restriction does not apply to loans made with "Recaptured Loan Funds" (as described in CSBG loans CSBG funds loaned may only be used to purchase machinery, equipment or inventory or to provide working capital. subsection (h)).

Loan Security q)

Provisions (collateral) shall be made for first position on loan security. If first position is impossible because of the primary lender's claims, the Grantee should negotiate shared position with the private lender. Subordinate position for loan security should be the CAA's last resort. Loan agreements shall contain precise listings and assignment of collateral established as security for the loan.

Loan Contract Provisions e e

Each Grantee's loan contract with a borrower shall clearly, and in detail, specify the following:

- Employment Plan (consisting of mechanism to assure CSBG client eligibility, timeframes, job descriptions); 1)
- Payment Schedule; 2)
- Interest Rate Charged; 3)
- Late Payment Penalty Provision (optional); 4)
- hiring-provisions-may-not-extend-beyond-24-months;-and-no Default Provisions_{Hiring--and--Payback:--i.e.;--minimum more-than-98-days-payment-arrears), 2)

Events of Default: A)

- days. Grantees may place more restrictive payment arrearage provisions in Payment Default: the Department shall consider be in default when payment arrearage their loan contracts. reaches 90 1
- Hiring Default: a loan shall be considered in default when the hiring provisions specified in ii)

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this Part and in the loan contract have not been met.

Default Remedies: B)

- event bankruptcy and/or will prevent a loss jobs to the local area). Payment Default: the loan will be called loan recovery and/or renegotiated (loan renegotiation approval be requested of the Department renegotiation approved when the Grantee's states Ţ,
- after notice by the Grantee to the borrower treated as repaid principal. (The Department acceleration will cause borrower bankruptcy and further loss of jobs and submits a proposed that the hiring provisions have not been met clause shall be a part of each loan contract hiring deficiencies have been corrected or loan is called. No less than one-half of proceeds from the interest penalty shall will allow a one-time waiver per loan to At a minimum the clause shall provide renegotiated hiring schedule that meets interest acceleration provision when on date of notice. shall remain in effect that interdictions may include (but are not pre-scheduled interim balloon payments; the interest rate for the loan will the National Prime Rate as shown writing, shows through no more than a 24 month an interest hiring loan creation and hiring noncomp fines, partial acceleration Hiring Default: loan Journal Department Grantee, grantees nterest Street to) 11)
- Loan Security Provision (The Grantee shall perfect the loan For example: hold title to vehicles; secure a Uniform pars. 1-101 et seq.) filing for pledged equipment, fixtures on pledged real property; require Commercial Code (U.C.C.) (Ill. Rev. Stat. 1989, and inventory.); security. mortgage (9

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- Collateral Description; 1
- Prepayment Provisions (optional); 8
- Hiring Schedule; 6
- Use of Loan (Machinery, Working Capital, Equipment); 10)
- Hiring Noncompliance Penalty (optional); 11)
- Other documentation necessary to assure compliance (e.g., hiring reports); and 12)
- Primary lender amount term interest collateral. 13)
- Payment Provisions Loan (j
- The interest rate for the CSBG loan shall have a fixed rate not to exceed 5% or an annually adjusted rate as specified in subsection (a)(2)(E). 1
- Payment Schedules 5
- interest calculated in accordance with standard loan tables. and principal include shall Payments A)
- Loan payments shall not be deferred. B)
- not received from the borrower within fifteen (15) days shall impose a late payment penalty of not less than Grantees, through their individual loan agreements, five percent (5%) of any monthly installment after the installment is due. ΰ
- Loan Approval Process for Loans Under Current Grants 9
- All Grantee CSBG funded loans must be submitted to the determination to approve or disapprove the loan will be given in writing within twenty (20) working days of receipt of a complete set of the loan documents. (Loans submitted for approval after November 15, of any calendar year The Department's review take up to forty-five (45) working days for approval.) Department for approval. 1)
- The loan application documents to be submitted and upon which the decision of the Department will be based, consist 5)

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- provisions in all The loan agreement containing compliance with this Part. A
- Application documents: B
- History of the Company a brief history of the business and past employment growth. į)
- identification of existing and potential major o services - information or customers and competitors. products Market Information company's ii)
- three years and interim statements dated no corporate financial statements for the past more than ninety days prior to application including: Profit and Loss Statements, Balance Statements - historical Sheets, Cash Flow Statements, and Disclosure of Contingent Liabilities. Corporate Financial iii)
- Three Year Projections three year projections of the Profit and Loss Statement and Balance a one year Monthly Cash Flow Sheet and Projection. iv)
- Description of Machinery and Equipment (if applicable) - major equipment or classes of equipment to be acquired with the Department's written demonstrating that the fair market value is in reliable vendor cost estimates; for moving and machinery and equipment program funds identified; for acquisition of new machinery and equipment, attachments attachments of independent line with the purchase price. estimates; for used installation costs, acquisition, ô
- Description of Working Capital (if applicable)-a detailed explanation of the need for and use of funds. vi)
- Company Management a listing of those people that are responsible for the management of the their positions, and percentages of ownership. vii)
- Personal Resumé(s) a resumé for senior staff at the proposed project site. viii)

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

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- principal a personal owning more than 20 percent of the company. each Personal Financial Statement statement(s) for ix)
- Letters of Commitment commitment letters documenting all sources of leveraging; loans from financial institutions must have language indicating the loan amount, the specified term resolution and the rates, terms, and conditions and the fact that the loan is approved; any commitment to purchase a revenue executed inducement and interest, collateral, conditions attendant of approval by the buyer. have an to the loan, bond must ×
- most recent ninety days; a three year projected balance monthly cash flow statement will be reviewed through a Credit Analysis Textbook, 1985, published by the National Development Council) which, will determine the: liquidity and debt coverage for the project; ability of the company to manage debt; business trends, and projected earnings. This data will be compared to similar data for companies in This standard credit analysis compliance with Section 9-4(a), (d), (e), and (f) of the Small Business Development Act (Ill. Rev. Stat. 1989, ch. statements, including annual balance sheets and profit and loss statements for the past three years as well as the sheet and profit and loss statement as well as a one year standard credit analysis (as prescribed in the Business Determination of the loan approval will also be based on will determine the financial stability of the company. Financial Evaluation Component - The applicant's financial the same industry using "Robert Morris Associates Annual Studies" (1988 1990) if such industry 127, par. 2709-4(a), (d), (e), and (f)). evaluated by this source. Statement 3)
- Loan Approval Process for Recaptured Loan Funds h)
- All Grantee loans utilizing repaid principal from previous CSBG loans (recaptured loan funds) must be submitted to the Department for approval. 1)
- review the complete loan application. When this request occurs, the documents upon which the Department will judge its approval or disapproval and the process for this determination will be in accordance with subsection (g) of The Grantee may, at its option, request the Department to this Section. 5)

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- If the Grantee chooses to conduct its own loan review, the loan document to be submitted and upon which the decision of the Department will be based is the "Pre-Loan Closing Form" which includes the following information: 3)
- Grantee Agency name, address and date of submittal;
- Name and address of borrowing business;
- Loan period; ົວ
- Interest rate; â
- Hiring schedule; (E
- Loan use;
- Collateral description and position; G
- Primary lender, amount, and term; and H
- Signature of submitting officials.
- The approval, or disapproval of the Department will be loan use, collateral description and position, and primary "Pre-Loan Closing Form" will have an Approval/Disapproval check box with an explanation section for disapproved submittals and a signature line for the Department's determination and signature, will be returned to the approval process for loans submitted after November 15, of any calendar year may take up to forty-five (45) working based on the loan period, interest rate, hiring schedule, lender amount being in compliance with this Part. Grantee within 10 working days of its receipt. document, with This reviewer. 4)

Loan Fund Recovery/Re-Use/Disposition/Reversionary Right į)

Recovery 1)

to be a Community Services Block Grant-related asset, held in trust by the Grantee. The Grantee must place the repaid loan principal in a corporate revolving loan account to continue business assistance efforts in compliance with perpetually binding on the Grantee, its successors and The repaid loan principal is considered by the Department This continuation requirement shall this Part.

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assignees until such time as the Department formally negotiates with the agency other CSBG related uses for the recovered loan principal. The interest earned on the CSBG the perpetuation of the loan program nor subject to the Rev. Stat. 1989, ch. 127, pars. 2301 et seq.) and may be supported business loans is not required to be a part of provisions of the Illinois Grant Funds Recovery Act (Ill. used for any corporate purpose.

Re-Use 5)

Recaptured principal amounts will be reported quarterly to the Department. The Grantee shall actively pursue new business start up or expansion loan opportunities for the interest earned on lapsed principal during the year and the (written record of loan attempt is found by the Department that amounts (from the previous calendar year excluding any balloon payments), whichever is greater, the excess of calendar year, shall be payable to the Department, or its designee, Illinois Ventures for Community Action, Inc., (with thirty days written notice) by the end of February in recaptured principal has accrued to either \$40,000 or thirty-three percent (33%) of the annual repaid principal these limits will be declared to be lapsed principal. excess principal held by the Grantee at the end of the following calendar year. recaptured principal When it activity).

Disposition 3

The Grantee may not sell, transfer or in any way dispose of the CSBG funded loans.

Reversionary Right 4

specified in Section 120.55 of this Part) the Grantee's repaid principal loan fund balance and all current loans funding shall revert to the Department for transfer successor (Section 120.60 of this Part) agency. Grantee termination of In the event of

Reporting/Monitoring/Recordkeeping Ĵ

- following provisions of each CSBG supported loan (including The grantee agency is responsible for monitoring loans made with recaptured loan principal): 7
- hiring schedule compliance including CSBG eligibility verification; B

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- replacement of employees; â
- use of loan monies; and ົວ
- loan repayment. 6

5

- Loans made with recovered loan principal will be monitored and reported in the same manner as initial CSBG fund loans. The grantee agency monitoring must be completed prior to the Department's quarterly CSBG reporting requirement dates (1/15, 4/15, 7/15 and 10/15). The CSBG quarterly reports from the grantee agency will include a completed Quarterly Fund Hiring/Payback status report which provides the following information:
- and address, reporting period, agency name and contact person; B
- a list of closed projects; B
- total number of jobs created using CSBG dollars; ົວ
- total number of jobs retained using CSBG dollars; â
- timetable for hiring (number to be hired by month, day, and year); Î
- (excluding date င္ jobs filled of terminations); number total E
- or female are who number of CSBG persons hired minority employees; <u>Θ</u>
- comments regarding the projects (terminations are to be noted here); Ê
- loans totally repaid (name and amount of principal); F
- monthly (name, repaid loans presently being repaid principal, and principal to date); 5
- total principal repaid to date on all loans; ₹
- balance of funds in recaptured account; G
- loans made from recaptured funds (business name and CSBG dollar amount); and £

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF ADOPTED AMENDMENTS

- loans delinquent in payback (business name, total amount delinquent, how long delinquent). delinquent Î
- bank statements, copies of W-4's) to verify information The grantee agency must maintain loan program data (e.g., reported quarterly to the Department. 3
- The Department's program monitoring and annual auditing will include verification of the Grantee's report on the status of each consummated loan. 4
- , effective November 12, 1991 (Source: Amended at 15 Ill. Reg. 16945

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DEPARTMENT OF EMPLOYMENT SECURITY NOTICE OF ADOPTED AMENDMENT(S)

- Payment Of Benefits Heading of the Part: 7
- 56 Ill. Adm. Code 2830 Code Citation: 5)
- Adopted Action: New Section Section Number: 3
- 48, pars. Statutory Authority: Ill. Rev. Stat. 1989, ch. 400, 401, 404, 610 and 611. 4
- November 12, Effective Date of the Amendment: 2
- Š. Does this rulemaking contain an automatic repeal date? 9
- Does this Rule contain an incorporation by reference? 2
 - November 12, 1991 Date filed in Agency's Principal Office: 8
- July 26, Notice of Proposal published in Illinois Register: 991 at 15 Ill. Reg. 10871. 6
- Has JCAR issued a Statement of Objection to these Rules? 10)
- None. Difference between proposal and final version: 11)
- Have all changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes. 12)
- Š. Will this replace an emergency rule currently in effect? 13)
- No. Are there any amendments pending on this Part? 14)
- <u>Summary and purpose of the rules:</u> This amendment to Part 2830 sets forth the Director's interpretation of the elements needed to calculate the national average contribution rate or the setting maximum weekly unemployment insurance benefit evels under Section 401 of the Unemployment Insurance Act. or the purpose of the determining whether there might be a freeze or reduction in the "statewide average weekly wage" 15)
- Information and Questions regarding these Adopted Amendments may be addressed to: 16)

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

Stella Adams Cuthbert, Commissioner Illinois Department of Employment Security 401 South State Street - 2 South Chicago, Illinois 60605 312/793-4240

The full Text of the Adopted Amendment begins on the next page:

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 56: LABOR AND EMPLOYMENT CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY SUBCHAPTER e: RIGHTS AND DUTIES OF EMPLOYEES

PAYMENT OF BENEFITS PART 2830

SUBPART A: GENERAL PROVISIONS

2830.10	Mailing Address For Benefit Checks
0:20	Calculating The "National Average Of This Ratio" Under
	Section 401 Of The Act

SUBPART B: PAYMENT TO DECEASED CLAIMANTS

	Order Of Payment To Survivors Of A Deceased Claimant	Payment To A Minor Survivor Of A Deceased Claimant	Deceased
n t	eq	O	K
Payment Of Benefits Due A Deceased Claimant	seas	sed	Due
7	ĕ	è	S
-	-	ě	=
ec		-	lef
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ayı	r.d	ayı	Ë
d	0	D,	H
2830.200	2830.205	10	2830.215
.2	.2	2830.210	.2
30	30	30	30
28	28	28	28

Right Of Appeal Claimant 2830.220

REISSUANCE OF BENEFIT CHECKS SUBPART C:

The				
By				
Processed				
Been				
ecks				
Requests For Reissuance Of Checks Where Original Benefit Check Has Been Processed By The	Depository Bank Check Forgery Investigation Notice Of Interview	Continuances Check Forgery Interview	The Record	Appeals
2830.300	2830.310	2830.320 2830.325	2830.330	2830.340

AUTHORITY: Implementing and authorized by Sections 400, 401, 404, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 400, 401, 404, 610 and 611).

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GENERAL PROVISIONS SUBPART A:

Calculating The "National Average Of This Ratio" Under Section 401 Of The Act Section 2830.50

Section 401 of the Act (III. Rev. Stat, 1989, ch. 48, par. 401) provides that, if certain factors occur, the "Statewide average weekly wage" will be frozen for a particular benefit period. One of these factors involves a determination of whether the qverage contribution rate for all employers in this State for the Colendor two years prior to the benefit period, as a ratio of total contribution payments (including payments in lieu of contributions) to the total wages reported by employers in this State for that same period is 0.2% greater than the national average of this ratio":

- Payments in lieu of contributions shall be included in the total contribution payments; a)
 - included in the total contribution payments, Contribution payments and total wages reported in Puerto Rico, the Virgin Islands and the District of Contribution payments made by workers shall be Columbia shall be included. Q Û
- Added at 15 Ill. Reg. 16960, effective November 12, 1991 (Source:

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DEPARTMENT OF EMPLOYMENT SECURITY NOTICE OF ADOPTED AMENDMENT(S)

- Heading of the Part: Wages 7
- 56 Ill. Adm. Code 2730 Code Citation: 5
- Adopted Action: New Section New Section Section Number: 2730.150 2730.155

3

- Statutory Authority: Ill. Rev. Stat. 1989, ch. 48, pars. 344, 345, 370, 610 and 611 4
- November 12, 1991 1991 Effective Date of the Amendment: 2
- 2 Does this rulemaking contain an automatic repeal date? 9
 - Does this Rule contain an incorporation by reference?

Date filed in Agency's Principal Office: November 12, 1991

8

- 5, July Notice of Proposal published in Illinois Register: 1991 at 15 Ill. Reg. 9817. 6
- No. Has JCAR issued a Statement of Objection to these Rules? 10)
- The commas are changed to periods after all references to Ill. Rev Stat. in Section 2730.150. Difference between proposal and final version: 11)
- Have all changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes. 12)
- No. Will this replace an emergency rule currently in effect? 13)
- ş Are there any amendments pending on this Part? 14)
- about whether payments made under a "cafeteria plan" or a "Section 401(k)" plan constitute wages subject to the payment of contributions under the Unemployment Insurance Act. This rulemaking is an attempt to answer such inquiries for the numerous letters and telephone calls from employers asking The Department receives Summary and purpose of the rules: oublic. 15)

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

Information and Questions regarding these Adopted Amendments may be addressed to: 16)

Illinois Department of Employment Security 401 South State Street - 2 South Chicago, Illinois 60605 Stella Adams Cuthbert, Commissioner 312/793-4240 The full Text of the Adopted Amendments begin on the next page:

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DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY SUBCHAPTER b: COVERAGE OF UNEMPLOYMENT INSURANCE ACT LABOR AND EMPLOYMENT TITLE 56:

PART 2730 WAGES OTHER REMUNERATION TREATED AS WAGES SUBPART B:

Exceptions To Liability Of Certain Third Party Payors For Contributions And Reporting Of Certain Payments On Account Of Sickness And Accident Disability Money Value Of Board And Lodging, Etc. Reporting Gratuities 2730.105 2730.100 Section

Payments Under A Plan Authorized By Section 401(k) of the Internal Revenue Code of 1986 Payments Under A Cafeteria Plan 2730.150 2730.155

Implementing and authorized by Sections 234, 235, 245, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1989, ch. 48, pars. 344, 345, 370, 610 and 611). AUTHORITY:

SOURCE: Illinois Department of Labor, Bureau of Employment
Security, Rule 1 filed as amended June 27, 1952, effective July 7,
1952; Regulation 30 filed as amended September 12, 1977, effective
September 22, 1977; rules repealed by operation of law October 1,
1984; new rules adopted at 9 Ill. Reg. 18924, effective November
25, 1985; amended at 12 Ill. Reg. 15072, effective September 8,
1988; amended at 15 Ill. Reg. 16964, effective November 12, 1991

SUBPART B: OTHER REMUNERATION TREATED AS WAGES

Payments Under A Cafeteria Plan Section 2730.150

part of a cafeteria plan established under Section 125 of the Internal Revenue Code of 1986 are not included in "wages", as defined in Section 234 of the Act (111. Rev. Stat. 1989, ch. 48, par. 344), to the extent that (1) the benefit chosen under the plan is specifically excluded under Section 235 of the Act (111. Rev. Stat. 1989, ch. 48, par. 345) and (2) under Section 245(C) of the Act (111. Rev. Stat. 1989, ch. 48, par. 370(C)) the benefit is not includable in the terms "wages" subject to the payment of taxes under the Federal Unemployment Tax Act (FUTA). Payments which are not taxable for federal income tax purposes as

DEPARTMENT OF EMPLOYMENT SECURITY

- hospitalization expenses in connection with sickness or accident disability and such payments are not subject Payments made under a plan established by an wages because there is a specific exclusion in Section employer generally for individuals in its employ to provide for the payment of medical insurance premiums which would not be includable in gross income for federal income tax purposes under Section 125 of the Internal Revenue Code of 1986 are not includable as 235 of the Act for payments on account of medical or to the payment of taxes under FUTA. æ
- Internal Revenue Code of 1986 are not includable as wages because there is a specific exclusion in Section 235 of the Act for payments on account of death and such payments are not subject to the payment of taxes federal income tax purposes under Section 125 of the Example: Payments made under a plan established by employer generally for individuals in its employ to provide for the payment of life insurance premiums which would not be includable in gross income for under FUTA. q
- Payments made under a plan established by an employer generally for individuals in its employ to provide for the payment of dependent care assistance which would not be includable in gross income for federal income tax purposes under Section 125 of the Internal Revenue Code of 1986 are includable as wages because there is no specific exclusion in Section 235 of the Act for payments on account of dependent care assistance even though they are not subject to the payment of taxes under FUTA. Example: î

Added at 15 Ill. Reg. 16964, effective November 12, 1991 (Source:

Payments Under A Plan Authorized By Section 401(k) of the Internal Revenue Code of 1986 Section 2730.155

401(k) of the Internal Revenue Code of 1986 are included in "wages", as defined in Section 234 of the Act. Amounts deducted from an individual's taxable income pursuant to salary reduction Payments not taxable for income tax purposes under Section arrangements, as well as employer contributions, are also "wages"

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- Salary. It is agreed between the employer and the individual that \$50 of his salary is to be placed in the employer's 401(k) plan fund, and the individual is paid cash of \$950. The 401(k) plan does not provide for employer contributions. The individual's "wages" under Section 234 of the Act are \$1,000. An individual is entitled to \$1,000 in Example: (a)
- salary. It is agreed between the employer and the individual that \$50 is to be placed in the employer's 401(k) plan fund, and the individual is paid cash of \$950. In addition to the aforementioned arrangement, the employer makes a contribution of \$50 to the fund on behalf of the individual. The individual's "wages" under Section 234 of the Act are \$1,050. An individual is entitled to \$1,000 in Example: (p)

Added at 15 Ill. Reg. 16964, effective November 12, 1991 (Source:

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Heading of the Part: INSURANCE REGULATIONS

2) Code Citation: 50 Ill. Adm. Code 7100

3) Section Number: Adopted Action: 7100.70

4) Statutory Authority: Implementing Ill. Rev. Stat. 1989, Ch. 48, pars. 138.4 and 172.39 and authorized by Ill. Rev. Stat. 1989, Ch. 48, pars. 138.16 and 172.51.

5) Effective Date of Adopted Amendment(s): November 12, 1991

6) Does this rulemaking contain an automatic repeal date? No

7) Do these Adopted Amendment(s) contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: November 12, 1991

9) Notice of Proposal Published in Illinois Register: May 10, 1991 (15 111. Reg. 6863)

10) Has JCAR issued a Statement of Objections to these Adopted Amendment(s)? No

11) <u>Difference between proposal and final version:</u>
1) Certain grammatical and technical changes were made including changes in labeling

2) In (a)(l)(G) line 6 after the word "services." added the following:

subsections.

In determining whether facilities are adequate for the investigation, administration and payment of claims, the following shall be considered:

(i) whether there is personnel experienced in the adjudication of workers' compensation claims; (ii) whether there is a reporting system for workers' compensation

claims; (iii) whether the reporting system is

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automated and the frequency of
reports generated by the system;

(iv) the response system to claims filing.

In (a)(1)(G) line 18 after the word "contract" deleted the word "must" and added the word "shall".

3

4) In (a)(2)(A) line 2 after the word "to" deleted the word "renew" and added the word "continue".

5) In (a)(2)(B) line 4 after the word "contract" deleted the word "must" and added the word "shall".

6) In (b)(1) line 2 after the word "RENEWAL" "(continuation)".

7) In (c)(1) line 3 after the word "REVIEW" added the words "or see to the review of".

8) In (c)(3)(C)(iv) added the following sentence at the end of subsection (iv): Trending factors are determined by reviewing the rates of inflation for self-insurance including claim payments and costs of claims administration.

9) In (c)(3)(D) line 2 after the word "for"
deleted the word "renewal" and added the word
"continuation".

10) In (c)(3)(D) line 9 deleted "250,000" and added "250,001", in line 10 deleted "500,000" and added "500,001", in line 11 deleted "1,000,000" and added "1,000,001, in line 13 deleted "550,000" and added "500,001", in line 14 deleted "500,000" and added "500,001", and in line 15 deleted "1,000,000" and added "1,000,001, in line 17 deleted "250,000" and added "250,001, in line 19 deleted "500,000", and added "500,001", in line 19 deleted "500,000" and added "1,000,001", in line 19 deleted "1,000,000" and added "1,000,001".

11) In (c)(3)(G) line 7 after the word "agreements" deleted the word "must" and added the word "shall"

12) In (c)(3) added subsection (H) as follows:

H) A letter of credit approved by the Chairman may be accepted as security.

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All letters of credit must be on a form prescribed by the Commission.

- In (d) line 3 after the word "RENEW" added "(continue)". 13)
- In (d)(1)(A) line 6 after the word "security" added the words "and the basis therefor". 14)
- notify the employer of the decision in writing notice, at which the employer must show cause why the self-insurance application should not The Chairman shall be rejected and the self-insurance privilege notice which sets forth a place and time of hearing within 30 days after the date of the deleted "result in rejection of the initial or renewal application and denial of the In (d)(1)(C) line 3 after the word "shall" request for approval as a self-insurer." and added "cause the Chairman to issue a denied and/or terminated. after the hearing date." 15)
- In (d)(2)(A) line 1 after the word "employer" added the words "in writing". 16)
- In (d)(2)(A) line 7 after the word "time" added the words "of hearing". 17)
- In (d)(2)(A) line 7 after the word "days" deleted the word "from" and added the word "after". 18)
- privilege should not be denied and/or terminated." and added "must show cause why the self-insurance In (d)(2)(A) line 8 after the word "employer"
 deleted "may present additional documentation" 19)
- the words "employer is given an opportunity to present additional documentation in accordance In (d)(2)(B) line 2 after the word "the" deleted with subsection (d)(2)(A) above" and added "hearing date". 20)
- deleted the word "from" and added the word "after" In (e)(2) line 7 after the word "place" added
 the words "of hearing" and after the word "days" 21)
- In (e)(2) line 8 after the word "employer" deleted "may present additional documentation" and added 22)

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adjusted or why the self-insurance privilege should not be terminated." 'must show cause why the security should not be

- opportunity to present additional documentation" In (e)(2) line 10 after the word "Chairman"
 deleted "after the employer is given the 23)
- the words "his decision" and added "the decision In (e)(2) line 11 after the word "of" deleted in writing after the hearing date". 24)
- In (e) added subsection 3 as follows: 25)
- without good cause, may cause the Chairman Failure of a self-insurer to comply with a request for additional information, to initiate proceedings to terminate the self-insurance privilege. 3
- After (e) added subsection (f) as follows: 26)
- Conduct of Hearings ()
- Commissioner designated by the Chairman. All hearings under this Section shall be conducted by the Chairman or 7
- the right to call witnesses, cross-examine the self-insurance privilege or adjust the witnesses and present evidence to show why the Chairman should not deny or terminate At the hearing, the employer shall have security 5
- SUBPOENA DUCES TECUM REQUIRING THE PRODUCTION OF SUCH BOOKS, PAPERS, RECORDS OR THE COMMISSION, OR ANY MEMBER THEREOF, SHALL HAVE THE POWER TO ADMINISTER OATHS, TO SUBPOENA AND EXAMINE WITNESSES AND ISSUE self-insurance privilege or adjustment of the security (Ill. Rev. Stat. 1989, Ch. 48, THE ISSUES OF denial or termination of the DOCUMENTS AS MAY BE EVIDENCE TO DETERMINE 3)
- The Illinois common law rules of evidence and Article VIII of the Code of Civil Procedure (Ill. Rev. Stat. 1989, Ch. 110 4

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par. 8-101 et seq.) shall apply at the hearing.

- JCAR been made as indicated in the agreement letter Have all the changes agreed upon by the agency and issued by JCAR? 12)
- Will these Adopted Amendment(s) replace Emergency Amendments currently in effect? 13)
- Are there any amendments pending on this Part? 14)
- Summary and Purpose of Adopted Amendment(s): 15)

regarding application and decision and set forth criteria to be used in determining whether an employer qualifies as a self-insurer. Amendments to Section 7100.70 provide procedures The amendments include procedures regarding the requirements for approval as a self-insurer.

Information and questions regarding these Adopted Amendment(s) shall be directed to: 16)

Acting Executive Director Office of Self-Insurance Administration Illinois Industrial Commission 701 South Second Street Springfield, Illinois 62704 1-217/785-7085 Janet Kirby

The full text of the Adopted Amendment(s) begins on the next page:

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NOTICE OF ADOPTED AMENDMENT(S)

CHAPTER II: INDUSTRIAL COMMISSION INSURANCE TITLE 50:

INSURANCE REGULATIONS PART 7100

Insurance Forms 7100.10

Issuance of Binder Certificate (Repealed) Employer Coverage: Policy (Repealed) Policy Information Page 7100.20 7100.30 7100.40

Requirements for Approval as a Self-Insurer Termination of Insurance 7100.50 7100.70

Administration of Claims Against Securities, Indemnity Self-Insurers to File Statements and Reports Self-Insurers 7100.80 7100.85

Or

Administration of Claims Against Group Self-Insurer's Insolvency Fund Employers Liability Fund 7100.90 7100.95

Insurance Coverage: Compliance 7100.100

Compensation Act (Ill. Rev. Stat. 1989, ch. 48, pars. 138.4(a), (b) and (d)) and Sections 4(a), (b) and (d) of the Workers' Occupational Diseases Act (Ill). Rev. Stat. 1989, ch. 48, pars. 172.39(a), (b) and (d)) and authorized by Section 16 of the Workers' Compensation Act (111. Rev. Stat. 1989, ch. 48, par. (b) and (d) of the Workers' 138.16) and Section 16 of the Workers' Occupational Diseases Act (Ill. Rev. Sections 4(a), Stat. 1989, ch. 48, par. 172.51). Implementing AUTHORITY:

10 Ill. Reg. 6003, effective April 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 15615, effective September 10, 1986; emergency amendment at 14 III. Reg. 4920, effective March 9, 1990, for a maximum of 150 days; amended at Reg. 13149, effective August 1, 1990; amended at 15 Ill. Reg. 8 III. Reg. 15976, effective August 16, 1984, for a maximum of 150 days; amended at 9 III. Reg. 3705, effective March 12, 1985; emergency amendment at effective August 24, 1981; codified at 7 Ill. Reg. 2345; emergency amendment at SOURCE: Filed and effective March 1, 1977; amended at 5 Ill. Reg. 8910, , effective November 12, 1991 16969 14

Section 7100.70 Requirements for Approval as a Self-Insurer

Occupational--Biseases-Act-(Ill:-Rev:-Stat:-19817-ch:-487-pars:-172-36 condition--precedent--to--the-approval-of-such-an-application-that-the et-seg-j-who-shall-desire-to-be-approved-as-a-self-insurer-shall-file with--the--Commission--an--application--for--such--approvat--on-a-form prescribed-by--the--Commission----The--Commission--may--reguire--as--a appiicant-make-a-deposit-of-money-or-securities-on--escrow--or--surety bond--in--such--amount-as-may-be-fixed-and-approved-by-the-Commission: Such-deposit-shall-be-made-in-depository-approved--by--the--Commission Any-empioyer-under-the-Workers¹-Compensation-Act-and≠or--The--Workers¹ at

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and--subject--to--such--terms--and--conditions--as-may-be-fixed-by-the Commission.--The-Commission-may-aiso-require-as-a-condition--precedent to--such--approval--that--the--applicant-further-secure-the-payment-of tiabitities-under-the-Act-or-Acts-by-a-policy-or--policies--of--excess <u>liability--or--catastrophe-insurance-filed-with-the-Commission-in-such</u> form-as-may-be-required-and-prescribed-by-the-Commission-

The-approvat-as-a-self-insurer-of--any--employer--under--the--Illinois Workers--Compensation-Act-and√or-Workers--Occupational-Bisease-Act-may be--terminated-by-the-Commission-at-any-time-that-the-Commission-shall not-be-satisfied--as--to--the--securing--of--payment--of--compensation provided-for-in-the-Acts---Written-notice-of-such-termination-shall-be sent-to-the-employer-

49

Initial Application Application

a

Stat. 1989, ch. 48, par. 172.36 et seq.) who shall desire to be approved as a self-insurer shall file with the Commission for approval on a form prescribed by the statement. A private Occupational Diseases Act or the State of Illinois, any political subdivision of the state, unit of local government or school district, or any other public authorities or Any private employer under the Workers' Compensation Act (Ill. Rev. Stat. 1989, ch. 48, par. 138.1 et seg.) (the Act) employer does not include group self-insured employers under of this Act or Section 4(a) of the Workers and/or the Workers' Occupational Diseases Act financial current Commission and a application Section 4(a) A

The application and current financial statement shall be secretary or assistant secretary of the employer if it signed and sworn to by the president or vice-president 4(a)(1)pe foregoing entities. (Section 4a-2(c) of the Act) corporation, or by all of the partners, copartnership nor a corporation. (Section by the owner or copartnership, B

quasi-governmental bodies including any subunits of

event the employer does not have a current audited financial statement, the employer must submit a current statement which has been prepared by an outside accounting firm. financial the 5

of the parent corporation. A subsidiary means any private company, directly or indirectly, owns, controls or holds, with the power to vote a majority (more than 50 percent) of the outstanding voting securities self-insurer shall provide the current financial statement approval requesting Each corporate subsidiary entity in which another of the company. 1

submitted at least 60 days prior to the requested effective All initial applications and financial statements shall date of self-insurance. (Section 4(a)(1) of the Act) E

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- shall maintained until final approval as a self-insurer of Workers' Compensation insurance coverage which All initial applications must include evidence granted. E)
 - to provide such services. In determining whether facilities are adequate for the investigation, administration and payment of claims, the following shall be contract with a service company possessing such personnel self-insurance shall investigation, administration and payment of claims or shall provide adequate facilities f-insurance sel for applying indicate how it will service Each private employer employer shall facilities considered: The and Ö
- the in adjudication of workers' compensation claims; whether there is personnel experienced
 - (ii) whether there is a reporting system for workers' compensation claims;
- and (iii) whether the reporting system is automated
 - frequency of reports generated by the system; and (iv) the response system to claims filing.

 f the employer has contracted with a service company
- the administration of claims, a copy of the contract shall be submitted with the initial application.
 - Renewal Application 7
- pe Commission, file annually an application to continue the accompanied by a current financial statement as described in The renewal application and current accordance with subsection (a)(1)(B) above. Each corporate self-insurance privilege. The renewal application shall subsidiary shall provide the current financial statement Each private self-insurer shall, upon notice from on a form prescribed by the Commission and shall financial statement shall be signed and sworn to subsection (a)(1)(C). A
 - the parent corporation.
 The self-insurer shall indicate any change in how it will insurance program. If the employer has a service company for the adminstration of claims, a copy of the current contract shall be submitted service its self-insurance program. with the renewal application. contracted 司
- Application Fee a
- private self-insurer applying for renewal (continuation) of the self-insurance privilege shall pay a non-refundable application fee of \$500.00 which shall be deposited upon receipt by the (Section Each private employer applying for self-insurance and Commission into the Self-Insurers Administration Fund. 4a-4(a) of the Act) 4
- Where the applicant is a corporation, an application fee shall be each and every corporate (Section 4a-4(a) of the Act) required of each corporation and subsidiary. 5

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fee shall be paid by check or money order made payable to the Self-Insurers Administration Fund. application Review of Application

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- Self-Insurers Advisory Board (the Board) shall review or see to the review of the application and submit its recommendations for disposition to the chairman of the Commission (the Chairman). application or an application to renew the self-insurance privilege, the initial Within 45 days of receipt of an 7
 - The Board shall evaluate each application on the basis of the employer's ability to demonstrate that its financial strength is sufficient to enable the employer to meet its obligations under the Workers' Compensation Act and the Workers' Occupational Diseases Act. The evaluation shall include, but not be limited (Section 4(j) of the Act) 7
 - A total of 9 or more points calculated by adding points create a rebuttable presumption that the employer shows earned in each of the following 3 financial ratios shall sufficient financial strength to qualify as a self-insurer: Earned Points on Financial Ratios to, the following:
 A) Earned Points

Current Assets to Current Liabilities 1

6 points 5 points 4 points 2 points 2 points 1 points 0 points
2 1.75 1.6 1.4 1.25 1.1

(A negative ratio, one in which current assets are less than current liabilities, may be considered a reason to reject a new application)

Capital & Retained Earnings (Net of Treasury Stock) to Sales (Less Discounts) ii)

points	5 points	points	points	points	points	points	
ام	2	4	m	~	-1	0	
H I	11 1	11 1	11	it i	11 1	u I	
208	17.58	13.58	108	8.58	78	28	

iii) Capital & Retained Earnings to Long Term Debt

6 points # 1 A STA

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4 points	points	points	points	points	
U 4	m	7	-d	0	
H H	1 11 1	11	0 }	11	
-1-	-	-1	7	-1	
			••	••	
219	i 🕶	25	11		
1.75	1	1	1.	-1	

- its obligations under the Workers' Compensation Act and Workers' Occupational Diseases Act. The Board may recommend for approval applicants who earn less than 9 points in the financial ratios of subsection statement demonstrate the ability of the employer to meet (c)(2)(A)(i-iii) if the employer's application and financial a
 - Security Requirement ଳ

excess liability or catastrophe insurance on such form as may be require as a condition precedent to the approval of an initial or renewal application to self-insure that The Chairman may also require that the applicant further secure Compensation Act and Workers' Occupational Diseases Act by obtaining a policy of indemnity and/or surety payment of liabilities under the Workers' the applicant furnish security, required by the Commission. Chairman shall

Security Determination

- financial strength, the amount of aggregate excess insurance, and demonstrated loss experience.
 An employer's financial strength shall be determined The amount of the security shall be based upon, but not be limited to, such criteria as the employer's
 - factor is applied in determining the amount total number of earned points as calculated by applying the financial ratios in subsection (c)(2)(A). A financial factor (percentage) is assigned to the The applicable by applying the financial ratio summarization below. The financial ratio summarization is based upon of security in subsections (B) and (C) below. summarization. ratio Financial financial 11)

Financial Factor Financial Ratio Summarization

Earned Points

19 19 19	408	809	708	Over one
11 1	11 (н	11 }	Transfer Tinkility Congrado
16 - 18 points	5 points	3 points	1 points	
- 1	- 1	- 1	- 1	
16	14	12	6	1

Employers who have excess liability insurance coverage shall The security requirement be required to furnish security based upon the amount Security/Aggregate Excess Liability Coverage aggregate retention applicable. shall be calculated as follows: B

audited financial submits Where the employer 7

INDUSTRIAL COMMISSION

NOTICE OF ADOPTED AMENDMENT(S)

financial factor to the loss fund size (the aggregate retention not covered by the excess workers compensation insurance) statements, the security shall be in an amount equa financial summarization in subsection (c)(3)(A)(2). applicable the (percentage) assigned to the þý multiplied

- If the employer submits financial statements which are not audited, the security shall be in an amount equal to the full loss fund size multiplied by 125 percent. ii)
 - the formulas used in subsections (i) and (ii) above, to cover the contingent claims cost in the self-administers program, & event of insolvency. employer compensation claims to the applied iii)

Security/No Aggregate Excess Liability Coverage J

compensation insurance coverage, and submits audited financial statements, the security requirement shall be determined by using the highest amount of security If the employer has no aggregate excess workers obtained after applying the following formulas: 7

(a) Reserve formula:

total outstanding loss reserves x applicable trending factor x applicable financial factor = security.

(b) Paid loss formula:

multiplied by the applicable trending factors. The total of paid losses is divided by the number of years used to obtain the average yearly paid loss. However, to each of the last 5 years are in the event that an employer's losses are affected by growth or size of the entity, the losses will be equalized. The following formula is then applied: for up Paid losses

average yearly paid loss x applicable trending factor x applicable financial factor = security. If the employer has no aggregate excess workers' compensation insurance coverage and submits financial statements which are not audited, the security requirements shall be determined by using the highest security obtained after applying following formulas: ii)

(a) Reserve formula:

total outstanding loss reserves x applicable trending

ILLINOIS REGISTER

INDUSTRIAL COMMISSION

NOTICE OF ADOPTED AMENDMENT(S)

factor x 125% = security.

(b) Paid loss formula:

total of paid losses is divided by the number of years used to obtain the average yearly paid loss. The losses for up to each of the last 5 years are multiplied by the applicable trending factors. following formula is then applied:

average yearly paid loss x applicable trending factor x 125% = security

- compensation claims program, a factor of 120% is applied to the formulas used in subsections (i) and above, to cover the contingent claims cost in employer self-administers insolvency. event of the iii) If
- Trending factors are determined by reviewing the rates inflation for self-insurance, including claim adopted by resolution of the Board and are available subsection from the Board or the Commission upon payments and costs of claim administration. this in nsed trending factors <u>1</u>
- application for continuation of the privilege, earn less than 9 points after applying the financial ratios subsection (c)(2)(A), shall be determined as follows: security requirement for self-insurers, The a

	Points Scored Loss Fu	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	3 - 5.9 0 - 250,000 250,001-500 500,001-1,0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
e e	Loss Fund Size	0 - 250,000 250,001-500,000 500,001-1,000,000 1,000,001 +	0 - 250,000 250,001-500,000 500,001-1,000,000 1,000,001 +	0 - 250,000 250,001-500,000 500,001-1,000,000
Minimum % of Increase of	Current Security	130 120 110 100	150 130 120 110	200 175 150

As part of the security to be submitted by a subsidiary, the subsidiary shall obtain a quarantee by the parent company 1,000,000 + E)

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INDUSTRIAL COMMISSION

NOTICE OF ADOPTED AMENDMENT(S)

The guarantee shall be submitted on a form Whenever a self-insured parent or subsidiary subsequently changes ownership, it must the obligations of the subsidiary under the Workers Diseases Act shal Compensation Act and Workers' Occuptional prescribed by the Commission. notify the Commission immediately.

surety bond may be terminated unless the Chairman has received written notice of such prospective termination at least 60 days prior to the termination date. E

agreements shall be on a form provided by the Commission. Securities used to fund an escrow account shall have at all Deposits under escrow agreements shall be cash, negotiable national hank or trust company having trust authority in the (Section 4(b) of the Act) All escrow at least equal to the security obligation bonds of the State of Illinois. Such cash or bonds shall be deposited in escrow with any State negotiable requirement determined by the Chairman. United States government bonds or times a market value Illinois. State of 3

A letter of credit approved by the Chairman may be accepted All letters of credit must be on a form prescribed by the Commission. as security. H

Decision p

advise the Chairman or its accommendation. If the Chairman disagrees of that initial or renewal application. If the Chairman shall, within 30 with any of the Board's recommendations, the Chairman shall, within 30 days after receipt of the Board's recommendations, notify the Board of days after receipt of the decision. The Chairman shall after to renew (continue) the self-insurance privilege, the Board shall advise the Chairman of its recommendations regarding the disposition the reasons in support of the decision. The Chairman shall also promptly notify the employer of the decision within 15 days after Within 45 days after receipt of an initial application or application receipt of the recommendation of the Board. (Section 4(j) of the Act) 7

requirements to be met, including, but not limited to, the will be conditioned upon the furnishing of appropriate and furnishing of security and the basis therefor, obtaining appropriate excess liability or catastrophe insurance, and has been conditionally approved as a self-insurer. Approval The Chairman shall notify the applicant in writing that submission of an appropriate claims administration and forth set The notice shall adequate security. control program. Approval A

receipt of the notice described in The Chairman self-insurer. The effective date of self-insurance shall be subsection (d)(1)(A), the employer shall comply with all approval the notice. set forth in the certificate of approval. certificate in requirements as stated days after shall then issue a Within B

Failure of the employer to comply with all requirements 5 A PACE

INDUSTRIAL COMMISSION

NOTICE OF ADOPTED AMENDMENT(S)

(d)(1)(A) shall cause the Chairman to issue a notice which the date of the notice, at which the employer must show rejected and the self-insurance privilege denied and/or decision in writing after the hearing date. Nothing herein cause why the self-insurance application should not terminated. The Chairman shall notify the employer of shall bar the employer from reapplying for approval sets forth a place and time of hearing within 30 days within 60 days after receipt of

Denial 5

self-insurer.

employer's initial or renewal application and financial statement do not warrant approval of the self-insurance privilege. The notice shall set forth the reasons why the employer's application for approval as a self-insurer should notice, at which the employer must show cause why the The Chairman shall notify the employer in writing that the The notice shall also set forth a place and time of hearing, within 30 days after the date of denied self-insurance privilege should not be be denied. terminated. F

approval as a self-insurer. The order shall set forth the self-insurance should be denied, after the hearing date the Chairman shall issue an order denying the request for the request that determines Chairman the B

the Chairman denies an application for renewal of the for approval as a self-insurer. bar application and must qualify under subsection (c)(2). When the Chairman denies an application for sensing self-insurance privilege, nothing herein shall for sensional as a selfconsidered pe rer from reapplying f re-application shall reasons for the denial. employer Such 5

Additional Information e

information shall include, but not be limited to, information related to the employer's financial condition, the employer's control, or safety program, and to provide adequate excess Chairman may at any time, on his own initiative or at the request of the Board, require a self-insurer to file additional information related to the self insurers' ability to adequately secure payment of its financial obligations under the Workers' Compensation Act and Workers' Occupational Diseases Act. ability to provide an adequate claims administration, The

the security requirement or of his after consultation with the Board, that the security furnished by the self-insurer should be adjusted or that the self-insurance shall set forth a time and place of hearing, within 30 days after insurance coverage. Upon review of the additional information, if the Chairman finds. privilege should be terminated, the Chairman shall notify intent to terminate the self-insurance privilege. employer of any change in 7

91

INDUSTRIAL COMMISSION

NOTICE OF ADOPTED AMENDMENT(S)

the date of the notice, at which the employer must show cause why the security should not be adjusted or why the self-insurance

the security should not be adjusted or why the self-insurance privilege should not be terminated. The Chairman shall notify the employer of the decision in writing after the hearing date. Failure of a self-insurer to comply with a request for additional information, without good cause, may cause the Chairman to initiate proceedings to terminate the self-insurance privilege. 3

Conduct of Hearings f) 7

All hearings under this Section shall be conducted by the Chairman or Commissioner designated by the Chairman.

At the hearing, the employer shall have the right to call witnesses, cross-examine witnesses and present evidence to show why the Chairman should not deny or terminate the self-insurance privilege or adjust the security.
The Commission, or any member t 5)

issues of denial or termination of the self-insurance privilege Commission, or any member thereof, shall have the power to or adjustment of the security (Ill. Rev. Stat. 1989, ch. 48, par. subpoena duces tecum requiring the production of such books, papers, records or documents as may be evidence to determine adminster oaths, to subpoena and examine witnesses and 3

The Illinois common law rules of evidence and Article VIII of the Code of Civil Procedure (Ill. Rev. Stat. 1989, Ch. 110 par. et seq.) shall apply at the hearing. 4)

Appeal 6

pe for review of awards and decisions of the Commission. (Section 4(j) of the Act) All orders made by the Chairman under Section 4(i) of the Act subject to review in the same manner and within the same provided by subsection (f) of Section 19 of the Act for r

effective 16969 Reg. 111. 15 at 1991 November 12, (Source: Amended

DEPARTMENT OF REHABILITATION SERVICES ILLINOIS REGISTER

NOTICE OF ADOPTED AMENDMENT

- Financial Eligibility Criteria Heading of the Part: 7
- 687 89 Ill. Adm. Code Code Citation: 5
- Adopted Action: Amended Section Numbers: 687.10 3)
- Statutory Authority: Implementing and authoried by Section 3(g) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, par. 3434(g)). 4
- Effective Date of Rule(s) (Amendments, Repealer): November 12, 1991 2
- Does this rulemaking contain an automatic repeal date? No Yes 9
- Does this rule (amendment, repealer) contain incorporations by reference? No 2
- Date Filed in Agency's Principal Office: November 1, 1991 8
- Notice of Proposal Published in Illinois Register: 6

8160 Ill. Reg. 15 (issue date) May 31, 1991

- Has JCAR Issued a Statement of Objections to this (these) If answer is "yes," please complete the Rule(s)? No following: 10)
- 111. (issue date) Statement of Objection: A
- Ill. Reg. (issue date) Agency Response: B)
- Date Agency Response Submitted for Approval to JCAR: ົວ
- Changing Section Difference(s) between proposal and final version: of exemption stated in 687.10 from entire Part to 687.100, only. 11)
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)

DEPARTMENT OF REHABILITATION SERVICES NOTICE OF ADOPTED AMENDMENT

- 13) Will this rule replace an Emergency Rule(s) currently in effect? No
- 14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

- 15) Summary and Purpose of Rule(s): Adding individuals who have applied for Medicaid to the list of individuals exempt from the income guidelines for Home Services.
- Information and answers to questions regarding this adopted rule shall be directed to:

 Ms. Susan Warrner, Acting Manager
 Regulations and Procedures Division
 Department of Rehabilitation Services

16)

Telephone number: (217) 785-3896 T.D.D.: (217) 785-9301

Springfield, Illinois 62794-9429

P.O. Box 19429

The full text of Adopted Rule(s) begins on the next page:

ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADPOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER d: HOME SERVICES PROGRAM

PART 687 FINANCIAL ELIGIBILITY CRITERIA

Section 687.10 Applicability 687.10 Income

687.100 Income 687.200 Assets AUTHORITY: Implementing and authorized by Section 3(g) of "AN ACT ir relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, par. 3434(g)).

SOURCE: Adopted and codified at 7 Ill. Reg. 8877, effective July 18, 1983; amended at 11 Ill. Reg. 7404, effective April 1; 1987, amended at 11 Ill. Reg. 7743, effective April 1, 1987; amended at 11 Ill. Reg. 11807, effective July 1, 1987; amended at 15 Ill. Reg. 7354, effective April 25, 1991; amended at 15 Ill. Reg. 7354, effective April 25, 1991; amended at 11. Reg. 16984 , effective November 12, 1991.

Section 687.10 Applicability

Beneficiaries of Medicaid (see 89 Ill. Adm. Code 120)and_L persons applying for Medicaid pursuant to 89 Ill. Adm. Code 685.150, and beneficiaries of the federal Supplemental Security Income Program are exempt from the rules contained within this-Part Section 687.100.

(Source: Amended at 15 Ill. Reg. 16984 , effective November 12, 1991).

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ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

- Service Plan Development the Part: of Heading 1)
- 89 Ill. Adm. Code Citation: Code 5
- Adopted Action: Repealed Amended Amended Section Numbers: 700.200 700.400 3)
- Statutory Authority: Implementing and authorized by Section 3(g) and 3(l) and "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(g) and 3434(1)). 4)
- Effective Date of Rule(s) (Amendments, Repealer): November 12, 1991 2
- Does this rulemaking contain an automatic repeal date? 9
- Does this rule (amendment, repealer) contain incorporations by reference? No 7
- November 1, 1991 Office: Date Filed in Agency's Principal 8
- Notice of Proposal Published in Illinois Register: 6

9303 15 Ill. Reg. June 28, 1991 (issue date)

- Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following: 10)
- (issue date) Statement of Objection: A)
- Ill. Reg (issue date) Agency Response:

B)

- Date Agency Response Submitted for Approval to JCAR: ΰ
- 11) Difference(s) between proposal and final version:
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes 12)

ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES NOTICE OF ADOPTED AMENDMENTS

- Will this rule replace an Emergency Rule(s) currently in 13)
 - effect?
- Illinois Register Citation 14) Are there any amendments pending on this Part: Proposed Action Section Numbers
- Section 700.200 raises the 15) Summary and Purpose of Rule(s): Section 700.200 raise rate paid to Personal Assistants, and make minor word changes.
- Section 700.400 clarifies that legally responsible relatives are not to be paid by DORS for services to HSP clients.
- Section 700.500 is being repealed as it is repetitive.

16)

Information and answers to questions regarding this adopted rule shall be directed to: Regulations and Procedures Division Department of Rehabilitation Services P.O. Box 19429 Springfield, Illinois 62794-9429 Ms. Susan Warrner, Acting Manager

Telephone number: (217) 785-3896 T.D.D.: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

IV: DEPARTMENT OF REHABILITATION SERVICES SUBCHAPTER d: HOME SERVICES PROGRAM SOCIAL SERVICES TITLE 89: CHAPTER IV:

SERVICE PLAN DEVELOPMENT PART

Securing a Service Provider Rates of Payment, Types and Skill Levels of Service Selection of Appropriate Type of Service Service Plan Development Providers 700.200 700.100 700.150 700.300

Service Provision as Affected by Available Resources Service Provision by Family Members (Repealed) 700.400 700.500 700.600

APPENDIX A Guidelines for Service Tasks Service to School Age Children

AUTHORITY: Implementing and authorized by Section 3(g) and 3 (l) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(g) and 3434(1)).

SOURCE: Adopted and codified at 7 III. Reg. 8930, effective July 18, 1983; amended at 11 III. Reg. 5315, effective March 16, 1987; amended at 11 III. Reg. 11823, effective July 1, 1987; amended at 13 III. Reg. 3101, effective February 26, 1989; emergency amendment at 13 III. Reg. 13684, effective August 14, 1989, for a maximum of 150 days; emergency expired January 11, 1990; amended at 14 III. Reg. 4900, effective March 16, 1990; amended at 14 III. Reg. 18582, effective Nov. 5, 1990; amended , effective November 12, 1991 at 15 Ill. Reg. 16987

Rates of Payment, Types and Skill Levels of Service Providers Section 700.200

5

- not necessarily have formal training. DORS will pay no more than \$3.85 per hour for such services for the period July 1, 1990 to April 1, 1991. After individuals (rather than by agencies) who are selected, hired, trained, supervised and dismissed by the client or other responsible person. Personal Assistants do Personal Assistant services are to be provided by April July 1, 1991, the rate shall be \$4.25 50 per hour. a)
- month, twice in the first month of service only. DORS shall pay new Personal Assistants, who begain services on or before the 15th of a Q Q

ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

through the 15th of the month; the other from the 16th of the month to the end of the month. Thereafter the (IL488-1844) forms for payment for the first month of particular client for the first time. The Personal Assistant shall submit two Authorization of Services Personal Assistant shall submit an Authorization of A new Personal Assistant is an individual serving a service; one for the first day service is provided Services for payment once-aafter the last working day of the month for all services rendered during that month. Homemaker services may be provided only by employees of maximum rate established for each agency as described for non-institutional rates in 89 Ill. Adm. Code 356. Homemaker agencies with whom DORS has a contract These individuals are trained and professionally rate agreement and are paid at no more than the supervised.

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Maintenance Home Health Services q

- Health agencies, if available, at no more than the Maintenance Home Health services may be provided only by personnel who are specially licensed or applicable, including nurses, therapists and health aides. This service will be purchased approved Medicare/Medicaid rates set for each agency by the Department of Public Aid. Professional Regulation or Public Health, certified by the Illinois Departments of through Medicare/Medicaid approved Home 1)
- training program recognized by the certifying State of Illinois Department or with a license, as appropriate to the type of Home Health Service provider needed. The individual provider is then paid at no more than the prevailing local rate as Medicaid paid Home Health service. However, DORS will first attempt to secure Home Health Service Maintenance Home Health services may be provided individual provider must be able to provide the local office staff with a certification from a determined by the local Home Health agency or by individuals who are not Medicaid approved providers (see 42 CFR 440.70, October, 1982) unless the client is eligible for available providers which are Medicaid approved.

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

Respite Services regardless of family or individual income. Respite Services may be used in weekly increments but for a total of no more than 240 hours per service cost maximum (89 Ill. Adm. Code 685) for fiscal year, provided it does not exceed the the client. 3

(Source: Amended at 15 Ill. Reg. 16987, effective November 12, 1991

Section 700.400

Service Provision as Affected by Available Resources

- family, friends, and others. Rather, HSP is designed to supplement these services only to the extent necessary to prevent the client's institutionalization. supplant any service already provided to a client by The Home Services Program (HSP) is not intended to a)
- except-as-otherwise-limited-in-this-section,-only-under responsible for providing the client's service needs and are not to be paid for services they provide to the client. -However,-HSP-will-provide-services for-clients-having-legally-responsible-relatives, Legally responsible relatives of the client $_{_L}$ defined in 89 Ill. Adm. Code 687.100(e), are the-following-circumstances: q
- than-the-HSP-cost-of-serving-the-client-during-the responsible-family-members-to-begin-or-continue empioyment-to-support-the-family,-when-the-net earnings-of-the-responsible-family-are-greater --HSP-service-provision-allows-all-legally hours-the-responsible-family-is-working-
- hours/week-to-allow-the-family-time-off;--If-there continuous-care,-beyond-16-hours-per-day,-if-such care-for-the-client,-HSP-will-provide-for-service is-only-one-legally-responsible-family-member-to care-is-required-due-to-the-client-s-disability-HSP-will-aiso-provide-up-to-an-additional-4 --2}---HSP-service-provision-will-relieve-legally responsible-family-members-from-providing needs-beyond-12-hours/day;-plus-up-to-the additional-4-hours/week-

only be used when agency Home Health services are not available and/or when an individual provider is less costly than an agency provider.

e

demonstrate that a recognized training program has been completed to qualify the individual provider to be a Home Health provider, the individual

If the individual provider cannot

provider may not provide Maintenance Home Health

services.

Individual Home Health providers will

- to be paid insofar as the home delivered meals service volunteers working through agencies such as the Red Cross or local hospitals. Prevailing local rates are agency provides the service needed by the client at a delivered meals are generally provided by
- cost which is less than that which would otherwise be paid to a Personal Assistant or another home delivered meals service agency to perform the same service.
- it is cost effective to do so, this service may instead be provided through the use of burglar or fire alarms police stations or into private concerns operating this type of system; also paid at prevailing rates as above. hospitals or through community service agencies and utilize some form of electrical or electronic alerting Electronic Home Response Services are provided through device which is monitored by the agency providing this would otherwise be paid for Personal Assistant Service response service agency provides the service needed by service. Emergency health care professionals then respond if signaled by the client. Prevailing local rates are to be paid insofar as the electronic home the client at a cost which is less than that which which have a communication link with local fire or or for other electronic home response services. £)
- Respite Services 6

1)

- Assistants, Homemakers, or Maintenance Home Health services, based on the client's need (as Ill. Adm. Code 685 and in accordance with Section established by the Determination of Need in 89 Respite Services shall be provided by Personal 700.300(f)).
- Respite Services are paid at the same rate as There is no cost share for regular services. 5

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

- -The-service-needs-require-specialized-or-skilled care-which-cannot-be-provided-by-the-legally responsible-family. -46-
- legally-responsible-family-and-service-provider The-service-needs-require-the-efforts-of-both simultaneously. -4+-
- Determination-of-Need-Scale-{see-89-Ill;-Adm;-Code For-certain-intimate-care-tasks-identified-by-the 685-500};-the-use-of-a-family-member-as-a-service provider-may-be-inappropriate --- These-situations must-be-noted-in-the-case-file; --5}-
- who-are-not-legally-responsible-for-the-client,-but-who already-provide-service-to-the-client-at-no-cost-to-HSP -The-circumstances-above-also-apply-to-family-members and-are-willing-to-continue-doing-so; -e)-

(Source: Amended at 15 Ill. Reg. 16987, effective November 12, 1991

Service Provision by Family Members (Repealed) Section 700.500

Family members of a client are not to be paid for services they provide to the client, except under the following conditions.

- client may be paid to provide service to the client Family members who are not legally responsible when: 4
- efforts made to locate another service provider; or no other service provider can be located and notesare entered in the case file concerning the ‡
- -Mecessary to maintain a minimum income standard 687,100(a)), such that the family members would for the family members (see 89 111: Adm. Code reimbursement of this service provision isotherwise have to seek or maintain other employment. 4
- family are less than the HSP cost of serving the client during the responsible family's working hours, and if services for a client if the earnings of responsible client. HSP may then pay the responsible family to-Legally responsible family may be paid to provide the responsible family is capable of serving the #

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ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

client instead, at the rate of -should never exceed the cost of HSP service provision the net earnings (see 89 111. Adm. Code 687.100(h)(1) -employment outside the home. This rate of payment -by non-family service providers provide services to the

(Source: Repealed at 15 Ill. Reg. 16987 November 12, 1991

DEPARTMENT OF PUBLIC AID

WITHDRAWAL OF PROPOSED AMENDMENT NOTICE OF

- SPECIAL ELIGIBILITY GROUPS The Heading of the Part:
- 89 Ill. Adm. Code 118 Code Citation:

2)

Proposed Action: Section Number 3)

Withdrawal 118.200

- Date Notice of Proposed Amendment Published in the Illinois June 14, 1991 (15 Ill. Reg. 8681) Register: 4)
- has assumed responsibility for the policies affected by this rulemaking. That Department filed proposed rules on this subject, which appear in the October 11, 1991 Illinois Register at page 14389. Accordingly, this Department has decided to withdraw this rulemaking, and will, by separate Reason for the withdrawal: The Department of Public Health rule, repeal the section. 2

ILLINOIS REGISTER

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

Pursuant to 35 Ill. Adm. Code 302.Subpart F, the following water quality criteria as originally published in 15 Ill. Reg. 3334, March 1, 1991, have been revised as follows. This listing constitutes the water quality criteria that have been derived through October 31, 1991.

Chemical: Benzene

CAS #71-43-2

Date criteria derived: August 15, 1990
Applicable waterbodies: Higgins Creek, Reach No. 07120004-011/off and unnamed tributary to Welsh Creek, Reach No. 07120007-008/off acute criterion: 5,200 ug/l chronic criterion: 416 ug/l

Chemical: Ethyl Benzene

Date criteria derived: August 15, 1990, revised May 17, 1991
Applicable waterbodies: Unnamed tributary to Coal Creek, Reach No. 07090005-003/off; unnamed tributary to Welsh Creek, Reach No. 07120007-008/off; Higgins Creek, Reach No. 07120004-011/off; Lux Creek, Reach No. 07130003-018/off; Wheeling Creek, Reach No. 07120004-011/off; unnamed drainage ditch to Saline Branch, Reach No. 05120901-013/off; and unnamed tributary to Wiley Creek, Reach No. 07120001-006/off
acute criterion: 216 ug/l

Chemical: Hydrazine Date criteria derived:

chronic criterion: 0.5 ug/1 Date criteria derived: September 13, 1990 Applicable waterbody: Rock River, Reach No. 07090005-012/on acute criterion: 6.2 ug/l

Date criteria derived: August 16, 1990, revised May 17, 1991
Applicable waterbodies: Higgins Creek, Reach No. 07120004-011/off; unnamed tributary to Welsh Creek, Reach No. 07120007-008/off; Lux Creek, Reach No. 07130003-018/off; Wheeling Creek, Reach No. 07120004-011/off; unnamed drainage ditch to Saline Branch, Reach No. 05120901-013/off; and unnamed tributary to Wiley Creek, Reach No. 07120001-006/off CAS #108-88-3 Chemical: Toluene

p-Xylene o-Xylene Chemical: Xylenes

acute criterion: 1,750 ug/1

Date criteria derived: August 23, 1990

CAS #95-47-6 CAS #106-42-3

chronic criterion: 140 ug/

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

Applicable waterbodies: Higgins Creek, Reach No. 017120004-011/off; unnamed tributary to Welsh Creek, Reach No. 07120007-008/off; Lux Creek, Reach No. 07130003-018/off; unnamed drainage ditch to Saline Branch. Reach No. 05120901-013/off; and unnamed tributary to Wiley Creek, Reach No. 07120001-006/off; and unnamed tributary to acute criterion: o-Xylene = 187 ug/l; p-Xylene = 552 ug/l; chronic criterion: o-Xylene = 1500 ug/l chronic criterion: o-Xylene = 15 ug/l; p-Xylene = 22 ug/l; combined Xylenes = 117 ug/l

For additional information concerning these criteria or the derivation process used in generating them, please contact:

Jim Hefley
Bob Mosher
Bob Mosher
Illinois Environmental Protection Agency
Division of Water Pollution Control
2200 Churchill Road
Post Office Box 19276
217/782-3362

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of November 6, 1991 through November 12, 1991, and have been scheduled for review by the Committee at its December meeting. Other items not contained in this published list may also be considered by the Committee at its December meeting. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

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Second Notice Expires	Agency and Rule	of First Notice	JCAR
12/23/91	Department of Transportation, Minimum Safety Standards for Construction of Type II School Buses (92 III. Adm. Code 442)	9/6/91 15 III. Reg. 13072	12/91
12/23/91	Department of Transportation, Minimum Safety Standards for Construction of Type I School Buses (92 III. Adm. Code 440)	9/6/91 15 III. Reg. 13041	12/91
12/23/91	Department of Employment Security, Determination of Unemployment (56 III. Adm. Code 2770)	9/13/91 15 III. Reg. 13257	12/91
12/23/91	Department of Conservation, The Taking of Reptiles and Amphibians (17 III. Adm. Code 880)	9/20/91 15 III. Reg. 13603	12/91
12/23/91	Department of Conservation, Illinois List of Endangered and Threatened Fauna (17 Ill. Adm. Code 1010)	9/20/91 15 III. Reg. 13594	12/91
12/23/91	Department of Commerce and Community Affairs, Repeal of Illinois Clean and Beautiful Program (47 III. Adm. Code 140)	9/13/91 15 III. Reg. 13241	12/91
12/27/91	Department of Alcoholism and Substance Abuse, Award and Monitoring of Funds (77 III. Adm. Code 2030)	6/28/91 15 III. Reg. 9083	12/91

A DE

PROCLAMATION

VETERANS DAY

Armed major Whereas, the men and women who have served in the Forces of the United States of America have made contributions toward the preservation of the freedom of nation and its people; and

Americans have demonstrated the willingness of our nation and its the services performed by these millions of gallant Whereas,

people; and

has designated the 11th day of November of each year as Veterans Day; America oĘ States Whereas, the Congress of the United

oĘ Day has become a significant part of our citizens whose military service has had a national heritage as we recognize the important contributions profound effect on history; and Veterans onr the millions of Whereas,

United States Armed Forces is a quality for which we are all Whereas, the unselfishness of all those who served grateful;

proclaim November 11, 1991, as VETERANS DAY in Illinois, in conjunction with the national observance. I ask that the day be observed with appropriate ceremonies in honor of those who have served the national purpose to preserve the principles of justice, freedom, and democracy.

Issued by the Governor October 4, 1991.
Filed with the Secretary of State November 8, 1991. Illinois, Therefore, I, Jim Edgar, Governor of the State of

FLOYD H. HART DAY 91 - 543

Whereas, October 13, 1991, marks Floyd H. Hart's 42nd year of innous service to the Southern Illinois Airport Authority; continuous service

Whereas, Floyd was appointed to the Southern Illinois Airport Authority Board October 13, 1949, only three years after authority was organized; and

Whereas, Floyd has been appointed to the board eight seperate times by six different mayors of the city of Murphysboro. His current term expires in 1995; and Whereas, for 35 of the 42 years Floyd has served as a board member, he has also held various officer positions and has attended more than 560 board meetings; and

architechts, and auditors. With the exception of the original land purchase and initial runway developments, Floyd has taken part in all of the airport's capital improvement projects; and Whereas, over the years, he has worked closely with the managers, engineers, attorneys, commissioners,

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Whereas, with his help, the asset growth of the airport grown from \$217,863 to \$13,398,682; and

Whereas, Floyd's devotion to the airport is unmatched. the longest continuously serving commissioner in state and

aviation history;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 13, 1991, as FLOYD H. HART DAY in Illinois in recognition of the outstanding dedication he has shown in his

service to the Southern Illinois Airport Authority. Issued by the Governor October 13, 1991. Filed with the Secretary of State November 8, 1991.

AIDS AWARENESS DAY

one million Americans, are infected with HIV. Furthermore, in our nation, HIV is ranked as the sixth leading cause of death for people ages 15 to 24 year and the fourth leading cause of death Whereas, worldwide, at least eight million people, including people ages 25 to 44; and

Whereas, the continuing worldwide spices of the reducation necessitates a worldwide effort of increased preventive education to stop the epidemic; and

the World Health Organization has

Whereas, the World Health Organization has established December 1 of each year as World AIDS Day to expand and strengthen the worldwide effort to stop AIDS; and Whereas, the theme for World AIDS Day 1991, "Sharing the Challenge," focuses on the importance of personal and collective participation in addressing the challenge of conquering AIDS;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 1, 1991, as AIDS AWARENESS DAY in Illinois and at increasing awareness, understanding, and prevention of HIV and urge citizens to participate in activities and observances

Filed with the Secretary of State November 8, 1991. Issued by the Governor October 30, 1991.

COMMUNITY BANKING WEEK

have provided the local support our communities need to prosper and grow; and more than a century, Illinois' community banks

Whereas, that tradition of giving back to the community continues with more than 700 locally owned and operated community banks and more than 2,000 banking offices in our state; and Whereas, Illinois community banks employ more than 20,000 workers in full- and part-time positions and serve more than 2

million account holders; and

community Whereas, on the average, more than 95 percent of a

portfolio is reinvested in the local area through means such as farm, commercial, and residential loans; and 91 bank's

Whereas, Illinois community banks are among the most well-run, well-capitalized banks in the nation. In recognition of their ability to prosper through troubled times, their contribution to the economic vitality of our state, and their continuing dedication to fulfilling the credit needs of our citizens, the Community Bankers Association of Illinois will be celebrating Community Banking Week December 9-13;
Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 9-13, 1991, as COMMUNITY BANKING WEEK in

Illinois

Filed with the Secretary of State November 8, 1991. Issued by the Governor October 30, 1991.

DR. SHLOMO MOSKOVITS APPRECIATION DAY 91 - 546

Jewish Education of Metropolitan Chicago will present Shlomo Moskovits, Ph.D., with the Alexander M. Dushkin Distinguished Whereas, at its 68th annual dinner December 8, the Board of Educator Award; and

Whereas, Shlomo earned a B.A. in European History and Middle Eastern Studies from Tel Aviv University, an M.A. from Youngstown State University, and a Ph.D. in Diplomatic History of the U.S.A. from Kent State University; and

Whereas, Shlomo has served on the faculties of various colleges and universities and as an educational director in Jewish schools for more than 20 years; and

Whereas, Shlomo has demonstrated his creativity through the development, writing, and production of many educational and multimedia teaching materials; and

Whereas, Shlomo is a dynamic pacesetter in the Chicago Jewish the quality of Jewish education and its and enhances leadership;

proclaim December 8, 1991, as DR. SHLOMO MOSKOVITS APPRECIATION DAY in Illinois in recognition of his excellent achievements on Illinois, of Therefore, I, Jim Edgar, Governor of the State

behalf of educators, teachers, and school children. Issued by the Governor October 30, 1991. Filed with the Secretary of State November 8, 1991.

DRUNK AND DRUGGED DRIVING AWARENESS WEEK 91-547

Whereas, more violent deaths are attributed to traffic crashes than any other cause. In 1990, 1,589 traffic fatalities occurred in Illinois; and

Whereas, approximately 40 percent of fatally injured drivers

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whose blood was tested have alcohol concentration levels the legal limit; and

Whereas, reports of motor vehicle crashes involving universe, who have used illegal drugs also are increasing; and Whereas, while estimates for property damage from drunk driving crashes are in the hundreds of millions of dollars, the cost of drunk driving to society is truly inestimable when the suffering of innocent victims is taken into consideration; and Whereas, citizens are demanding a solution to this nationwide health and safety threat; and

Whereas, such a solution requires the cooperation of all

levels of government as well as the general public; and whereas, the holiday season, traditionally a time of increased accidents, is an appropriate time to focus attention on the problem and its solution; Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 7-13, 1991, as DRUNK AND DRUGGED DRIVING AWARENESS WEEK in Illinois, in conjunction with the national observance. I strongly urge all our citizens to remember: Don't drink and drive; choose a designated driver or call a cab. Issued by the Governor October 30, 1991.

Filed with the Secretary of State November 8, 1991.

FAMILY LIFE WEEK 91-548

Whereas, the strength of American society depends on making certain all our citizens are given the opportunity to know and experience the highest quality of family life; and Whereas, it is the family experience of growing together, helping each other, learning from older and younger family members, and making sacrifices for the benefit of all; and

Whereas, through family life, individuals encounter essential an qualities such as love, affection, generosity, and kindness; and

Whereas, it is through the nurturing of values within family that individuals develop a strong sense of ethics morality; and

Whereas, the family is the primary place for the young to learn respect for others, to take on responsibility, and to discover the meaning of duty; Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 24-30, 1991, as FAMILY LIFE WEEK in Illinois. Issued by the Governor October 30, 1991.

Filed with the Secretary of State November 8, 1991.

SHARON SILBERMAN MORTON APPRECIATION DAY

Whereas, Sharon Silberman Morton, R.J.E., will receive the

A DA

M. Dushkin Distinguished Educator Award from the Board December 8 at Jewish Education of Metropolitan Chicago 68th annual dinner; and Alexander

Whereas, Sharon earned a B.A. from Northwestern University an M.A. in Jewish Education from Spertus College of Judaica;

on the faculties of religious and Chicago area for more than 25 she has served public schools throughout the Whereas, years; and

Sharon has demonstrated her dynamism through the SOJURN, the Social Justice Religious Resource Whereas, founding of Network; and

Whereas, she has been an active and vital educational director in the Chicago area for more than 15 years; and Whereas, Sharon has been a vocal advocate for educational programs dealing with issues of interfaith relations, the peace movement, Soviet Jewry, and Israel; and Whereas, Sharon Silberman Morton, R.J.E. enhances the quality of Jewish education and its leadership and is a shining asset to

the Chicago Jewish community;
the Chicago Jewish community;
Therefore, I, Jim Edgar, Governor of the State of Illinois,
proclaim December 8, 1991, as SHARON SILBERMAN MORTON
APPRECIATION DAY in Illinois in recognition of her excellent
achievements on behalf of educators, teachers, and school

Issued by the Governor October 30, 1991. Filed with the Secretary of State November 8, 1991.

ANGELO K. TSAKOPOULOS DAY

Whereas, Angelo K. Tsakopoulos has emerged as one of the most prominent civic-minded businessmen in northern California. He is founder and president of AKT Development Corporation, one of Sacramento's largest development firms; and

Whereas, Angelo has generously contributed to the cultural and educational life of his community, donating land for schools, senior and hospitals, art galleries, museums, facilities; and

community organizations, including the American Lung Association, the United Way, and the Golden Empire Council/Boy Scouts of America. He is also a founding member of the Sacramento Tree Foundation and chief sponsor of SUCCEED, a Catholic Inner City Whereas, Angelo has given his time and support to a number of Educational Program; and

service, including an Honorary Doctor of Laws degree from the Whereas, he has earned numerous awards for his McGeorge School of Law; and

Whereas, Angelo was born in Greece and has not forgotten his roots or his heritage. He is devoted to the Greek Orthodox Church

and the values of Hellenism; and

Whereas, Angelo will be honored by the United Hellevic American Congress at its annual dinner dance November 9, 1991, in the Grand Ballroom of the Chicago Hilton and Towers; Prerefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 9, 1991, as ANGELO R. TSAKOPOULOS DAY in Illinois in recognition of Angelo's many accomplishments.

Issued by the Governor November 1, 1991.
Filed with the Secretary of State November 8, 1991.

LATIN DAY

student organization in the nation, with more than 50,000 high Whereas, the National Junior Classical League is the biggest school student members in six different countries, England, Belgium, and Australia; and

Whereas, the Illinois Junior Classical League (IJCL), founded in 1962, is a chapter member of the National Junior Classical League, sponsored by the American Classical League; and Whereas, the IJCL's goals include acquainting students with classical civilization and culture and promoting an active interest in the study of Latin and a real appreciation of its value; and

Whereas, the IJCL seeks to stimulate community interest in projects that have a definite cultural value; and Whereas, the IJCL consists of two divisions, the IJCL North, which focuses on the Chicago area, and the IJCL South, which encompasses the rest of Illinois; and

conventions November 9, 1991;
Therefore, I, Jim Edgar, Governor of the State of Illinois,
proclaim November 9, 1991, as LATIN DAY in Illinois.
Issued by the Governor November 4, 1991. hold Whereas, both divisions of the IJCL will

Filed with the Secretary of State November 8, 1991.

PHI DELTA KAPPA PRESENTATION BALL DAY 91 - 552

Whereas, the National Chapter of Phi Delta

founded in 1923 as a professional organization of women in the field of education; and Whereas, Phi Delta Kappa seeks to stimulate professional growth among teachers, foster true sisterhood, promote the highest teaching ideals, and encourage the development of the potential of our youth; and Whereas, the Mu Chapter of the National Sorority of Phi Delta

Kappa, Inc., is the oldest chapters in the Midwestern Region. Founded in 1931, it is one of 111 nonprofit chapters in our nation; and

Whereas, the Mu Chapter is holding its Presentation Ball, a

combination Cotillion and Beautillion, February 16, 1992, at the

Chicago Hilton & Towers; and

Whereas, the Presentation Ball, an extension of the organization's youth program, strives to increase contributions to local, national, and international charities and to expand the educational, civic, and cultural activities for our youth;
Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim February 16, 1991, as PHI DELTA KAPPA PRESENTATION BALL

DAY in Illinois.

Issued by the Governor November 4, 1991. Filed with the Secretary of State November 8, 1991.

EPILEPSY MONTH

more than two million Americans, including 120,000 Whereas,

Illlinoisans, suffer from epilepsy; and Whereas, approximately 100,000 new cases of this disorder develop each year in our country, primarily among young people;

Whereas, epilepsy is tragically shrouded in myth, ignorance, and fear, which too often work to deprive those with epilepsy of the opportunities that will enable them to achieve a normal, active, and productive life; and

Whereas, the Epilepsy Coalition of Illinois, associated with the Epilepsy Foundation of America, is conducting a public education campaign to bring the facts about epilepsy to the attention of our state throughout the year, especially during the month of November;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 1991 as EPILEPSY MONTH in Illinois. I ask all citizens to join with the Epilepsy Coalition of Illinois in its efforts to educate the public about epilepsy so people with about epilepsy so people with place in the mainstream of epilepsy can take their rightful American society.

Filed with the Secretary of State November 8, 1991. Issued by the Governor November 5, 1991.

MENTAL WELLNESS DAY 91 - 554

emotional problems and mental illnesses are major national health problems, affecting one of every three people at some point in life; and Whereas,

44 percent of adults experience adverse at least

health effects due to stress; and Whereas, mental wellness is an integral part of physical wellness in the preservation of good health; and

Whereas, many emotional and mental problems can be improved or eliminated through proper treatment; and A DA

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focuses on public education and rehabilitation;
Therefore, I, Jim Edgar, Governor of the State of Illinois,
proclaim November 15, 1991, as MENTAL WELLNESS DAY in Illinois. of Whereas, the Mental Health Association

Issued by the Governor November 5, 1991. Filed with the Secretary of State November 8, 1991.

MAJOR GENERAL HAROLD GENE HOLESINGER 91 - 555

Major General Harold Gene Holesinger began serving

the military in 1948 when he enlisted as a private in the 33rd Division of the Illinois Army National Guard; and Whereas, during his 43 years of military service, General Holesinger, a United States Air Force Air War College graduate, has accumulated more than 5,500 flying hours in F-84, F4, and KC-135 aircraft, including combat flight in Korea. He has earned

numerous awards for his dedication and bravery; and Whereas, in 1983, General Holesinger became the Adjutant General of Illinois and has demonstrated unlimited dedication in

Illinois Army and Air National Guard has reached its highest level of readiness in history, as was shown when our troops served in the Persian Gulf, provided humanitarian assistance in Central America and helped victims of floods and tornados in our carrying out that position; and Whereas, under his strong, highly commendable leadership, the state; and

Whereas, General Holesinger is retiring as director of the Illinois Department of Military Affairs November 9;
Therefore, I, Jim Edgar, Governor of the State of Illinois, give special recognition to MAJOR GENERAL HAROLD GENE HOLESINGER for the invaluable devotion he has shown to the military and to the safety and welfare of people in our state, nation, and world. Issued by the Governor November 7, 1991.

Filed with the Secretary of State November 8, 1991.

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17 III. Adm. Code 3010 Land & Water Conservation Fund Grant Program (P-14807) Land & Water Code 2030 Land & Water Conservation Fund Grant Program (P-14807) Land & Water J. Milk. Raccom, Opossum, Striped Statuk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Trapping; (P-6811): P-11580 North Point Marine, (P-181290, P-4149) (P-15647) Possession of Specimens or Products of Endangered & Threatened Species (P-7855; A-14018) Possession of Specimens or Products of Endangered & Threatened Species (P-7855; A-1442) Landm. Code 1070 Raccom, Opossum, Striped Statuk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Landm. Code 1070 Raccom, Opossum, Striped Statuk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Landm. Code 3020 Raccom, Opossum, Striped Statuk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Landm. Code 3020 Squirnel Hunting (P-6821; A-11598) Landm. Code 3020 Squirnel Hunting (P-6821; A-11594) Landm. Code 3020 Squirnel Hunting (P-6821; A-11541) Landm. Code 3020 Squirnel Hunting (P-6821; A-11541) Landm. Code 3020 Squirnel Hunting (P-6821; A-11541) Landm. Code 3020 Taking of Wild Turkeys - Fall Gun Season, The: (P-6842; A-11618) Taking of Wild Turkeys - Fall Gun Season, The: (P-6842; A-11618) Taking of Wild Turkeys - Fall Gun Season, The: (P-6842; A-11618) Taking of Wild Turkeys - Fall Gun Season, The: (P-6842; A-11618) Taking of Wild Turkeys - Fall Cand Season, The: (P-6842; A-11618) Taking of Wild Turkeys - Fall Cand Season, The: (P-6842; A-11618) Taking Of Wild Turkeys - Fall Gun Season, The: (P-6842; A-11618) Taking Of Wild Turkeys - Fall Cand Season, The: (P-6842; A-11618) Taking Of Wild Turkeys - Fall Cand Season, The: (P-6842; A-11618) Taking Of Wild Turkeys - Fall Cand Season, The (P-18409)0; A-4177) Taking Of Wild Turkeys - Fall Cand Season, The: (P-6842; A-11618) Taking Of Wild Turkeys - Spring Season, The (P-18409)0; A-4161) Taking Of Wild Turkeys - Spring Season, The (P-18409)0; A-4161) Taking Of Wild Turkeys -		un Program (P-14794) ervation Pind Grant Pogram (P-14807) ervation Fund Grant Program (P-14807) ervation Fund Grant Program (P-14807) coundhog), Trapping, (P-6811; P-11586) (P-16182/90; A-1495) (P-2533; A-14418) coundhog) Prapping, (P-6811; P-11586) (P-16182/90; A-1495) (P-15647) mens or Products of Endangered & Threatened Species (P-7855; Parks & Other Properties of the Dept. of Conservation (P-10251; Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) 23; A-11598) stablishment Fund Grant Program (P-14820) 4-214; A-10012) 4-214; A-10012) & Amphibians, The (P-13601) & Amphibians, The (P-13647)
17 II. Adm. Code 3030 Land & Water Conservation Fund Grant Program (P. 14807) 17 III. Adm. Code 200 Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Trapping; (P-6811.P-11586) 17 III. Adm. Code 220 North Point Marina (P-1618.290; A-1495) (P-9233.A-14418) 17 III. Adm. Code 1070 A-13341) Possession of Specimens or Products of Endangered & Threatened Species (P-7855; A-14423) 17 III. Adm. Code 1070 A-14423 A-14424 A-14444 A-14444 A-14444 A-14444 A-14444 A-14444 A-14444 A-14444		ervation Fund Grant Program (P. 14807) coon, Opossum, Striped Skrunk, Red Fox, Gray Fox, Coyote & coon, Opossum, Striped Skrunk, Red Fox, Gray Fox, Coyote & Coundhog), Trapping, (P. 6213; P. 11586) (P. 16182)90, A-1495) (P. 9233; A-14418) control Permits (P. 18397)90, A-4149) (P. 15647) mens or Products of Endangered & Threatened Species (P. 7855; Parks & Other Properties of the Dept. of Conservation (P. 10251; Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray Fox, Gray Fox, Coyote & Woodchuck (Groundhog), Striped Skunk, Red Fox, Gray
17 III. Adm. Code 570		coon, Opossum, Striped Skank, Red Fox, Gray Fox, Coyote & coundrog) Trapping; (P-6811; P-11586) (P-16182/90; A-1449) (P-151826) (P-16182/90; A-1449) (P-1547) (P-1548) (P-15488) (P-15488) (P-15488) (P-15488) (P-154888) (P-154888) (P-1548888) (P-15488888) (P-154888888) (P-154888888888888888888888888888888888888
17 II. Adm. Code 220 North Point Marina (P. 1618290; A. 1495) (P. 9233; A. 14418) 17 II. Adm. Code 1070 Nossession of Specimens or Products of Endangered & Threatened Species (P. 7855; A. 14418) 17 II. Adm. Code 1070 Possession of Specimens or Products of Endangered & Threatened Species (P. 7855; A. 14423) 17 II. Adm. Code 3020 Raccom, Opossum, Striped Skurk, Red Fox, Gray Fox, Coyole & Woodchuck (Ground Huming (P. 4214; A. 10012) 17 III. Adm. Code 3020 Squirrel Huming (P. 4214; A. 10012) 17 III. Adm. Code 3020 Squirrel Huming (P. 4214; A. 10012) 17 III. Adm. Code 3020 Squirrel Huming (P. 4214; A. 10012) 17 III. Adm. Code 3020 Squirrel Huming (P. 4214; A. 10012) 17 III. Adm. Code 3020 Squirrel Huming (P. 4214; A. 10012) 18 Adm. Code 3020 Squirrel Huming (P. 4214; A. 10012) 19 III. Adm. Code 3020 Squirrel Huming (P. 4214; A. 10012) 10 III. Adm. Code 3020 Taking of Wild Turkeys - Fall Cun Season, The: (P. 6832, A-11618) 17 III. Adm. Code 103 Taking of Wild Turkeys - Fall Gun Season, The: (P. 6832, A-11618) 17 III. Adm. Code 103 Taking of Wild Turkeys - Fall Gun Season, The: (P. 6832, A-11618) 17 III. Adm. Code 103 White-Tailed Deer Huming by Use of Hardguns (P. 4836; A-10021) 17 III. Adm. Code 680 White-Tailed Deer Huming by Use of Hardguns (P. 4836; A-10021) 18 Adm. Code 405 White-Tailed Deer Huming by Use of Marzeloading Rifles (P. 19123/90; A-1177) 19 Ann. Code 405 County Jail Standards (P. 7861; A-1378) 19 Adm. Code 405 County Jail Standards (P. 7861; A-1378) 19 Adm. Code 405 County Jail Standards (P. 7861; A-1388) 19 Adm. Code 405 County Jail Standards (P. 7861; A-1388) 20 II. Adm. Code 405 County Jail Standards (P. 7861; A-1388) 20 II. Adm. Code 405 County Jail Standards (P. 1861) (P. 5335; A-11928) 20 II. Adm. Code 405 County Jail Standards (P. 1861) (P. 5335; A-11928) 20 II. Adm. Code 405 County Jail Standards		oundhog) Trapping; (P-6811; P-11586) (P-16182)90; A-1445) (P-9233, A-14418) Soutol Permis (P-18397)90, A-4149) (P-1547) mens or Products (P-18397)90, A-4149) (P-1547) mens or Products of Endangered & Threatened Species (P-7855; Parks & Other Properties of the Dept. of Conservation (P-10251; Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) 23; A-11598) 24-A-1598) 24-A-15012) 26 A-A-10129 26 Core the Waters of III. (P-18905/90; A-4699) (P-5160) (P-5160; 27-A-1012) 28 A-A-10121 29 A-A-10121 200 (P-8101; A-13347)
17 III. Adm. Code 220		(P-16182/90; A-1495) (P-9233; A-14418) Control Permits (P-18397/90; A-4149) (P-15647) mens or Products of Endangered & Threatened Species (P-7855; Parks & Other Properties of the Dept. of Conservation (P-10251; Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) 23; A-11598) Stablishment Fund Grant Program (P-14820) 4214; A-10012) for the Waters of III. (P-18905/90; A-4699) (P-5160) (P-5160; Cot the Waters of III. (P-18905/90; A-4699) (P-5161) & Amphibians, The (P-13647)
17 III. Adm. Code 525 Nuisance Wildlife Control Permits (P-18397/90; A-4149) (P-15647) 17 III. Adm. Code 1070 Public Use of State Parks & Other Properties of the Dept. of Conservation (P-10251; A-14423) 17 III. Adm. Code 500 Raccon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groum Hunting; (P-6823; A-11588) 17 III. Adm. Code 302 Snowmobile Trail Establishment Fund Grant Program (P-14820) 17 III. Adm. Code 302 Sport Fishing Regs. for the Waters of III. (P-18905/90; A-4699) (P-5160) (P-5160; A-9977) (E-5430) (P-8101; A-113437) 17 III. Adm. Code 801 Taking of Wald Turkeys - Fall Archery Season, The; (P-6832; A-11618) 17 III. Adm. Code 715 Taking of Wald Turkeys - Fall Archery Season, The; (P-6832; A-11618) 17 III. Adm. Code 670 Taking of Wald Turkeys - Fall Archery Season, The; (P-6832; A-11618) 17 III. Adm. Code 670 White-Tailed Deer Hunting by Use of Firearms (P-4833; A-110021) (P-10255; A White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-19123/90; A-4157) (P-11022) 17 III. Adm. Code 670 White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-19123/90; A-4157) (P-10125) 18 Adm. Code 415 Woodcock, Snipe, Rail & Teal Hunting (P-4222; A-10057) 20 III. Adm. Code 405 Coumry Jail Standards (P-7861; A-13789) 20 III. Adm. Code 405 Coumry Jail Standards (P-7861; A-13789) 20 III. Adm. Code 605 Coumry Jail Standards (P-7861; A-13789) 20 III. Adm. Code 605 Coumry Jail Standards (P-7861; A-13789) 20 III. Adm. Code 605 Coumry Jail Standards (P-7861; A-13789) 20 III. Adm. Code 605 Coumry Jail Standards (P-7861; A-13789) 20 III. Adm. Code 610 Coumry Jail Standards (P-7861; A-13789) 20 III. Adm. Code 610 Coumry Jail Standards (P-7861; A-13789) 20 III. Adm. Code 610 Coumry Jail Standards (P-7861; A-13789) 30 III. Adm. Code 610 Coumry Jail Standards (P-7861; A-13789) 31 Code 605 Coumry Jail Standards (P-7861; A-1379) 4 C		Control Permits (P-18397/90, A-4149) (P-15647) mens or Products of Endangered & Threatened Species (P-7855; Parks & Other Properties of the Dept. of Conservation (P-10251; Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) 33; A-11588) Stablishment Fund Grant Program (P-14820) for the Waters of III. (P-18905/90; A-4699) (P-5160) (P-5160; & Amphibians, The (P-1803) & Amphibians, The (P-1803)
17 III. Adm. Code 1070 Possession of Specimens or Products of Endangered & Threatened Species (P-7855; A-1341) 17 III. Adm. Code 110 Public Use of State Parks & Other Properties of the Dept. of Conservation (P-10251; A-14423) 17 III. Adm. Code 2020 Snowmobile Trail Establishment Fund Grant Program (P-14820) 17 III. Adm. Code 800 Squirrel Hunting (P-4214; A-10012) 17 III. Adm. Code 800 Taking of Repairs & Amphibians, The (P-13603) 17 III. Adm. Code 135 Taking of Wild Turkeys - Fall Archery Season, The; (P-6836; A-11611) 17 III. Adm. Code 135 Taking of Wild Turkeys - Fall Archery Season, The; (P-6836; A-11611) 17 III. Adm. Code 135 Taking of Wild Turkeys - Fall Com Season, The; (P-6836; A-11611) 17 III. Adm. Code 135 Taking of Wild Turkeys - Fall Com Season, The; (P-6836; A-11611) 17 III. Adm. Code 135 Taking of Wild Turkeys - Fall Com Season, The; (P-6836; A-11611) 17 III. Adm. Code 135 Taking of Wild Turkeys - Fall Com Season, The; (P-6836; A-11611) 18 19 11 Adm. Code 135 Taking of Wild Turkeys - Fall Com Season, The; (P-6836; A-11611) 18 19 11 Adm. Code 135 Taking of Wild Turkeys - Fall Com Season, The; (P-6836; A-11611) 19 11 Adm. Code 135 Taking of Wild Turkeys - Spring Season, The; (P-6836; A-11611) 19 11 Adm. Code 135 Taking of Wild Turkeys - Fall Companies Season, The; (P-1840990; A-4161) (P-10255; A 19 11 Adm. Code 135 White-Tailed Deer Hunting by Use of Randguns (P-8107); A-13330 19 11 Adm. Code 100 White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-1912390; A-477) (P 19 11 Adm. Code 100 Health Care (P-15228/90; O-21107; R-1168; A-988) 20 11 Adm. Code 100 Health Care (P-15228/90; O-21107; R-1168; A-988) 20 11 Adm. Code 100 County Jail Standards (P-1861; A-1378) 30 11 Adm. Code 100 County Jail Standards (P-1861; A-1869) 4 100 100 100 100 100 100 100		mens or Products of Endangered & Threatened Species (P-7855; Parks & Other Properties of the Dept. of Conservation (P-10251; Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog); 33; A-11598) Stablishment Fund Grant Program (P-14820) for the Waters of III. (P-18905/90; A-4699) (P-5160) (P-5160; 60) (P-8101; A-13347) & Amphibians, The (P-13603)
17 II. Adm. Code 110		Parks & Other Properties of the Dept. of Conservation (P-10251; Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) 23; A-11598) 4214, A-101012) 4010; A-101012) 60 of the Waters of III. (P-18905/90; A-4699) (P-5160) (P-5160; 60) (P-8101; A-13347) 62 Amphibians, The (P-13603) 63 Amphibians, The (P-13603)
A-14423) Haming, (P-6823, A-11598) Till. Adm. Code 3020 Snowmooile Trail Establishment Fund Grant Program (P-14820) Snowmooile Trail Establishment Fund Grant Program (P-14820) Squirrel Hunting (P-4214; A-10012) Till. Adm. Code 800 Taking of Wild Turkeys - Fall Archery Season, The: (P-6836; A-11611) Till. Adm. Code 720 Taking of Wild Turkeys - Fall Gun Season, The: (P-6836; A-11611) Taking of Wild Turkeys - Fall Gun Season, The: (P-6836; A-11611) Taking of Wild Turkeys - Fall Gun Season, The: (P-6836; A-11611) Taking of Wild Turkeys - Fall Archery Season, The: (P-6842; A-11618) Taking of Wild Turkeys - Spring Season, The: (P-6842; A-11618) Taking of Wild Turkeys - Spring Season, The: (P-6836; A-11611) Taking of Wild Turkeys - Spring Season, The: (P-6836; A-11618) Taking of Wild Turkeys - Spring Season, The: (P-6836; A-11618) Taking of Wild Turkeys - Spring Season, The: (P-6836; A-11618) Thill. Adm. Code 135 Timber Havest Fees (P-2011709; A-2219) White-Tailed Deer Hunting by Use of Furants (P-4835; A-11023) White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-19123/90; A-4777) (P-111. Adm. Code 680 White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-19123/90; A-4777) (P-111. Adm. Code 680 White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-19123/90; A-4777) (P-1025; A-11627) Whoodcock, Snipe, Rail & Teal Hunting (P-4222; A-10057) CORRECTIONS, DEPARTMENT OF County Jail Standards (P-7861; A-13789) 20 III. Adm. Code 405 III. Adm. Code 405 Impact Incurrention Program (P-18421/90; A-3479) 20 III. Adm. Code 405 Safety, Maintenance & Sanitation (P-5935; A-11928) 20 III. Adm. Code 405 Safety, Maintenance & Sanitation (P-5935; A-11928) 20 III. Adm. Code 405 Safety, Maintenance & Sanitation (P-5935; A-11928) 20 III. Adm. Code 405 Safety, Maintenance & Sanitation of Non-Federal Grant Funds (P-8800)99 A-19239 A-19239	2	Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) 23: A-11588) Stablishment Fund Grant Program (P-14820) A-2401shment Fund Grant Program (P-14820) for the Waters of III. (P-18905/90; A-4699) (P-5160) (P-5160; & Amphibians, The (P-1863) & Amphibians, The (P-1863)
17 III. Adm. Code 530 Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Goyote & Woodchuck (Groum Huning; (P-6823; A-11588) 17 III. Adm. Code 630 Squirrel Huning; (P-6824; A-10012) 17 III. Adm. Code 690 Squirrel Huning (P-4214; A-10012) 17 III. Adm. Code 680 Squirrel Huning (P-4214; A-10012) 17 III. Adm. Code 720 Taking of Wild Turkeys - Fail Gun Season, The; (P-6836; A-11611) 17 III. Adm. Code 720 Taking of Wild Turkeys - Fail Gun Season, The; (P-6842; A-11611) 17 III. Adm. Code 135 Taking of Wild Turkeys - Fail Season, The; (P-6842; A-11611) 17 III. Adm. Code 670 White-Tailed Deer Huning by Use of Bow & Arrow (P-4836); A-11611) 17 III. Adm. Code 650 White-Tailed Deer Huning by Use of Hanguns (P-18409)0; A-4161) (P-14333) 17 III. Adm. Code 660 White-Tailed Deer Huning by Use of Hanguns (P-18409)0; A-4161) (P-14333) 17 III. Adm. Code 660 White-Tailed Deer Huning by Use of Muzzleloading Rifles (P-1912300) 17 III. Adm. Code 670 White-Tailed Deer Huning by Use of Muzzleloading Rifles (P-1912300; A-4777) (P-11640) 18 Adm. Code 630 White-Tailed Deer Huning by Use of Muzzleloading Rifles (P-1912300; A-4777) (P-1660) 19 Adm. Code 640 White-Tailed Deer Huning Poleson (P-881) 10 Adm. Code 640 White-Tailed Deer Huning Poleson (P-881) 10 Adm. Code 640 County Jail Standards (P-7861; A-13789) 20 III. Adm. Code 405 Records of Committed Persons (P-19507)0; A-5638 20 III. Adm. Code 405 Safety, Maintenance & Sanitation (P-5935; A-11028) 20 III. Adm. Code 406 Safety, Maintenance & Sanitation (P-5935; A-11028) 20 III. Adm. Code 406 Safety, Maintenance & Sanitation (P-8935; A-11028) 20 III. Adm. Code 406 Safety, Maintenance & Sanitation (P-8935; A-11028) 20 III. Adm. Code 406 Safety, Maintenance & Sanitation of Non-Federal Grant Funds (P-8800)99 20 III. Adm. Code 406 Safety, Maintenance & Sanitation of Non-Federal Grant Funds (P-8800)99 20 III.	8	Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) 33: A-11588) Stablishment Fund Grant Program (P-14820) A-101012) for the Waters of III. (P-18905/90; A-4699) (P-5160) (P-5160; & Amphibians, The (P-13647) & Amphibians, The (P-13647) Learner Carlos Carror Theo (P-3668)
17 11. Adm. Code 3020 Snowmobile Trail Establishment Fund Crant Program (P-14820) 17 11. Adm. Code 690 Squirrel Hunting (P-4214; A-10012) 17 11. Adm. Code 690 Squirrel Hunting (P-4214; A-10012) 17 11. Adm. Code 880 Taking of Wild Turkeys ex Pail Archery Season, The; (P-6836; A-11611) 17 11. Adm. Code 720 Taking of Wild Turkeys - Fail Archery Season, The; (P-6842; A-11618) 17 11. Adm. Code 715 Taking of Wild Turkeys - Fail Gun Season, The; (P-6842; A-11618) 17 11. Adm. Code 715 Taking of Wild Turkeys - Fail Archery Season, The; (P-6842; A-11618) 17 11. Adm. Code 135 Taking of Wild Turkeys - Spring Season, The; (P-6842; A-11618) 17 11. Adm. Code 650 White-Tailed Deer Hunting by Use of Brow & Arrow (D-4836; A-11625; A White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-1912390; A-4777) (P A-11627) 17 11. Adm. Code 680 White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-1912390; A-4777) (P A-11627) 17 11. Adm. Code 680 White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-1912390; A-4777) (P A-11627) 18 Adm. Code 680 White-Tailed Deer Hunting by Use of Muzzleloading Rifles (P-1912390; A-4777) (P A-11627) 19 Adm. Code 680 White-Tailed Deer Hunting Puzzle A-1683; A-10057) 10 Adm. Code 680 White-Tailed Deer Hunting Puzzle A-13839 11 Adm. Code 410 Records of Committed Persons (P-1950/90; A-3638) 11 Adm. Code 400 Records of Committed Persons (P-1950/90; A-3638) 12 Adm. Code 400 Records of Committed Persons (P-1950/90; A-3638) 13 Adm. Code 400 Records of Committed Persons (P-1950/90; A-3638) 14 Adm. Code 400 Records of Committed Persons (P-1950/90; A-3638) 15 Adm. Code 400 Records of Committed Persons (P-1950/90; A-3638) 17 Adm. Code 400 Records of Committed Persons (P-1950/90; A-3638) 18 Adm. Code 400 Records of Committed Persons (P-1950/90; A-3638) 19 A-1960/90; A-1960/90; A-3638 19 A-1960/90; A-3638 A-1960/90; A		25, A-11390) (stablishment Fund Grant Program (P-14820) (stablishment Fund Grant Program (P-14820) (for the Waters of III. (P-18905/90, A-4699) (P-5160) (P-5160; (d) (P-8101; A-13347) (g Amphibians, The (P-13603) (h) (P-8101; A-15005, A-1511)
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The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking occurred in the previous issues of this volume year, the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action on along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on along with the page number such a special or appear immediately after the page number separated by a slash, the last two digits of the previous volume's year appear and adopted this year. The action entry reads: (P-8577/89; A-(e.g. I III. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/89; A-(e.g. I III. Adm. Code, please refer to I III. Adm. Code 100.140 or contact the Administrative Code Division.

ACTION CODES	A = Adopted rule O = ICAR Objection C = Correction CC = Codification Changes E = Emergency rule F = Failure to Remedy Objections M = Modification W = Withdrawal of Proposed rule	
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SECTION	(P-7522: A-13939)		(P-7522; A-13939) (P-7522; A-13939)		(P-7522; A-13939) (P-7522; A-13939)	(P-7522; A-13939)		(P-7522; A-13939)	(P-7522; A-13939)	(P-7522; A-13939)		(P-7522; A-13939)		(P-7522; A-13939)		(P-7522; A-13939)		(P-7522; A-13939)	(P-7522; A-13939)		(P-7522; A-13939) (P-7522; A-13939)	(P-7522; A-13939)	(P-7522; A-13939) (P-7522: A-13939)		(4-6105)	(A-6105)	(A-6105)	(A-6105)	(A-7897)	(A-1571)	(A-2660)	(A-2660)	(A-2660)	(A-2660)	(A-2660) (A-2660)	(A-2660)	(A-2660)	(A-2660)	(A-2660)	(A-2660)	(A-2660) (A-2660)	(A-2660)	(A-2660)	
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VOL. 15, ISSUE #47	TITLE 1	100.110	100.150	100.220	100.230	100.260	100.270	100.310	100.335	100.350	100.400	100.500	100.510	100.545	100.640	100.660	100.680	100.735	100.900	100.1010	100.1100	100.1150	100.1200		700 40	700.100	700.130	700.150	2025.120	2375.110	2650.20	2650.30	2650.50	2650.60	2650.100 2650.200	2650.205	2650.210	2650.300	2650.310	2650.312	2650.313	2650.320	2650.330	

NOVEMBER 22, 1991	(P-6851; A-11627) (P-19123/90; A-4777)	(P-6851; A-11627)	(P-19123/90; A-4777) (P-6851: A-11627)	(P-19123/90; A-4777)	(P-6851; A-11627)	(P-19123/90; A-4777)	(P-6831; A-11027)	(P-6851; A-11627)	(P-6851; A-11627)	(P-19123/90; A-4777)			(P-4836; A-10021)	(F-4836; A-10021)	(P-4836; A-10021) (P-10255;	A-16691)	(P-8107; A-13353)	(P-8107; A-13353)		(P-8107; A-13353)	(P-8107; A-13353)	(P-8107; A-13353)	(P-8107; A-13353)	(P-4214; A-10012)		(P-14833)	(P-18409/90; A-4161)	(P-14833)	(P-14833)	(F-16409/90, A-4101)	(P-18409/90; A-4161)		(P-18409/90; A-4161)		(P-6842; A-11618)		(P-6842; A-11618)	(P-6836, A-11611)	(P-6836; A-11611)	(P-4200; A-9951)	(P-4200; A-9951)	(P-4200; A-9951	(P-4222; A-10057)	(P-4222; A-10037)	(P-18905/90: A-4699)		(P-18905/90;	(P-18905/90; A-4699)	(P-18905/90; A-4699)				- 0	_		
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SISTER ED INDEX	660.10	660.20	660.21	660.25	660.25	660.30	660.30	660.40	660.45	660.50	09.099	670.10	670.20	670.30	670.40	00.000	680.10	680.20	680.30	680.40	680.50	09.089	680.70	690.20	690.30	/10.10	710.20		710.21	710.30	710 50	0000	710.60	715.10	715.20	715.30	715.40	720.10	720.40	730.10	730.20	730.30	740.10	740.20	810.30	810.35	810.37	810.40	810.45	810.45	810.30	830.05	830.20	830.60	SAI4	
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	. B 27.7.7	(F-8/47)	(P-8747)	(P-8747)	(F-8/47)	(P-8747)	(P-8747)	P-8747)	(P-8/41)		0 10251: A 14423)	P 10251, A-14423)	P-3365: A-9948)	P-16182/90; A-1495)	P-16182/90; A-1495)	P-16182/90; A-1495)	P-16182/90; A-1495)	P-9233; A-14418)	P-16182/90; A-1495)	P-16182/90; A-1495)	P-4829; A-9960)	F-1839 (/90; A-4149)	P-18397/90; A-4149)	(1-1857/75), it if if if	(P-18397/90; A-4149)	(P-18397/90; A-4149)	(P-4805; A-9924)	(F-4805; A-9924) (F-12086)	(P-4805: A-9924)	(P-4805; A-9924)	(P-4805; A-9924) (P-12086)	(E-16124)		(P-4805; A-9924)	(P-0823; A-11396)			(P-6811; A-11586)	(P-6811; A-11586)	(P-7809; A-13293) (P-14157)	(P-7809; A-13293) (P-14157)	(E-16/43) (P-7809: A-13793)	(P-7809: A-13293)	(P-7809; A-13293)	(P-7809; A-13293)	(P-7809; A-13293) (P-14157)	(E-16745)	(P-/809; A-15293)	(F-4853; A-10038)	(P-4853; A-10038)	(P-4853; A-10038)	(P-4853; A-10038)	(P-4853; A-10038) (P-4853; A-10038) (E-15790)	(P-19123/90; A-4777)	SA	
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VOL. 15, ISSUE #47	TITLE 14 (CONT.D)	1220.250	1220.310	1220.320	1220.330	1220.410	1220.500	1220.510	1220.520	-	7 3711	110.5	115.30	20000	220.30	220.40	220.50		220.60	220.70	510.10	525.10	07.676	525.30	525.40	525.Ex. A	530.20	530.80	630 00	530.100	530,105		530.110	530.120	550.10	550.20	570.50	570.30	570.40	590.10	590.20	30 003	500.20	590.40	590.50	890.60		590.Ex.A	650.10	650.22	650.23	650.30	650.40	660.10		
NOVEMBER 22, 1991	(P-3620; A-15040)	(P-8782/90; A-1798)	(P-8/82/90; A-1/98) (P-10249)	(E-10498; C-11014)	(P-8782/90; A-1798)	(P-8782/90; A-1798)	(F-4528; A-9902)		å	œ,	(P-4528; A-9902)		(P-4528; A-9902)	(F-15391/90; A-7539)		391/90:	391/90;	391/90; ₽	391/90;	391/90;	(P-13391/90; A-7558)	391/90;	391/90;	(P-13391/90; A-7558)	301/90,	391/90;			(P-13391/90; A-7558)	(F-13391/90; A-7538)		391/90; A	391/90; A			3391/90;	(P-13391/90; A-1336)	(P-13391/90, A-7558)		3391/90;	3391/90;	3391/90;	(P-13391/90; A-7558)	(F-13391/90; A-7338)	747)	(P-8747)	(P-8747)	(P-8747)	(P-8747)	(F-8/4/)	(P-8747)	(P-8747)		(P-8/47) (P-8747)		
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ILLINOIS REGISTER SECTIONS AFFECTED INDEX	545.360	550.20	550.30	220.22	550.40	550.50	570.10	570.20	570.30	570.40	570.50	820.60	570.70	640.5	640.10	640.20	640.30	640.50	640.60	640,70	640.80	640.90	640.100	640.110	640.120	640.130	640.150	640.160	640.170	640.180	640.190	640.200	640.220	640.230	640.240	640.250	640.260	640.270	640.280	640.230	640,310	640.320	640.330	640.340	640.350	1220.100	1220.120	1220.130	1220.140	1220.150	1220.160	1220.210	1220.220	1220.230		CAL 3
ILLINO SECTIONS A		(P-6343)	(P-6343)	(P-6343)	(P-6343)	(F-0343)	(P-6343)	(P-6343)	(P-6343)	(P-6//; A-8848)	(F-017, A-8848)	(P-677: A-8848)	(P-677; A-8848)	(P-677; A-8848)	(P-677; A-8848)				(P-130/2/90; A-26/3)	(P-13072/90; A-26/3)	(P-13072/90; A-2013)						(P-13072/90; A-26/3)	(P-13072/90; A-2673)					(P-13060/90; A-8683)	(P-13060/90; A-6663)	(F-9/8/) (P-13060/90: A-8683)	(P-9787)	(P-13060/90; A-8683)	(P-9787)	(P-9787)	(P-9787)	(P-9/87)	(P-11022/90: A-973)					(P-11022/90; A-973)		(P-11022/90; A-973)	(P-3620; A-15040)		(P-3620; A-15040)	(P-3620; A-15040) (P-3620; A-15040)		(P-3620; A-15040)	
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VOL. 15, ISSUE #47		11TLE 14 (CONT. D.	475.580	475.590	475.610	475.620	475.640	475.710	475.720	510.10	510.20	510.40	510.50	510.00	510.80	510.85	510.110	510.120	510.130	510.140	510.150	510.160	510.176	510.173	510.185	510.190	510.195	510.200	510.203	520.740	520.800	520.810	520.820	520.830	520.900	520.910	520 1010	520,1100	520.1110	520.1120	520.1130	520.1140	540.110	540.130	540.140	540.150	540.160	540.170	540.180	545.315	545.320	545.325	545,330	545.345	545.355	

NOVEMBER 22, 1991	(P-11447/90: A-463)	(P-9250)	(P-9750)	(P-9250)	(D 0250)	(0500)	(F-9230)	(P-14852)	(P-14852)	(P-14852)	(D 14852)	(F-14622)	(F-14632)	(P-14852)		(P-18890/90; A-10929)	(P-12980)	(D-12080)	(P-18890/90 A-10929)				(P-18890/90; A-10929)	(P-12980)	(P-12980)	(P-4550; A-10069)	(P-4550: A-10069)	(F-4550, A-1000)	(P-4250; A-10069)	(P-15026)	(P-15026)	(F-15613)	(E 15613)	(E-15013)	(E-13021)	(E-15621)	(E-15621)	(E-15621)	(E-15621)	(E-15800)	(E-15800)	(E-15800)	(E 15800)	(D-15000)						(P-5034; A-14264)	(P-5034; A-14264)									(P-5034; A-14264)	(P-15968)	(P-14050)	(D 14050)	(F-14050)	(F-14030)	(P-14050)	(P-14050)	(P-14050)	(P 14050)	(F-14050)	(P-14050)			
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SECTIONS AFFECTED INDEX	250 70	350.10	350.15	350.20	350.25	02.030	330.30	1015.10	1015.20	1015 30	1015 40	04.0101	1013.30	1015.60	1015.70	1501.113	1501.301	1501 305	1501 508	1501 500	1601.505	1501.513	1501.517		1501.601	2400.20	2400 30	2400.30	2400.50	2720.10	2720.40	2733 20	2733 30	27.53.30	27,03.10	2763.20	2763.30	2763.40	2763.50	2771.10	2771.20	2771 30	2771 42 4	A.V. 1.Ap.A	2790.10	2790.20	2790.30	2790.40	2790.50	2790.60	2790.70	2790.80	2790 90	2700 100	2700110	011.0617	2790.120	2/90.130	2790.140	2790.Ap.A	3030.50	3040.100	2040 110	3040.110	3040.200	3040.210	3040.220	3040 230	3040.230	3040.240	3040.260			9-142
SECTIONS AF		(P-12398/90: A-1107)			(F12300)00, A 1107)	(F-12396/90; A-1107)	(P-16847/90; A-5886)	(P-16847/90; A-5886)		(D 169/7/00). A 5986)		(P-1684 //90; A-3686)	(P-8800/90; A-/034)	(P-8800/90; A-7034)	(P-8800/90; A-7034)	(P-8800/90: A-7034)			(B 15109 00. A 000)	(D 1 (100 00) 4 000)	(F-10196/90; A-999)	(E-8702)	(E-8702)	(E-8702)			0000111000	(P-6931/90; O-21110/90;	M-2877; A-2692)	(P-10277)	(P-9237)	(F-25-27)	(F-9237)	(P-9237)	(P-9237)	(P-9237)	(P-9237)	(P-9237)	(P-9237)	(P-9237)	(F-9237)	(F-9231)	(F-10288)	(P-10288)	(P-10288)	(P-10288)	(P-10288)	(P-10288)	(P-10288)	(P-10265)	(P-10265)	(D 10765)	(P.10203)	(F-10263)	(F-10263)			(P-11068/90; A-40)	(P-11068/90; A-40)	(P-11068/90: A-40)	(D 11068/90: A 40)				(P-11068/90; A-40)	(P-11068/90: A-40)						(P-11068/90; A-40)		
#47	(CONT.D)	-		: :	= 1	11	c	п	п		=	c	C C	Ľ	п	F	=	= 1	1	TI TI	arn	ជ	п	u				u		-	me	alli	am	am	am	am	am	am	am	am	aun	am	ı	и	E	п	п	u	-		: :	4 4	11	=	ď	r r	arn	am	am	arn	arra d	TI DO	am	am	ı	am		-	atm	am	am	am		
VOL. 15, ISSUE #47	TITLE 20 (CC		1215 30	1215.40	1016 60	00.0171	1772.10	1225.20	1225.30	1225 40	04.2221	12.23.30	1360.10	1560.20	1560.30	1560.40	1560 50	1770 15	1720 20	1700 4 -4	A.04.02.1	1800.10	1800.20	1800.30		TITLE 23	200	1.245		25.315	54 310	24.30	24.320	54.330	54.340	54.350	54.410	54.420	54.430	54 440	24.440	04.450	220.10	220.20	220.30	220.40	220.50	220.60	220.70	225 10	225.20	22522	225.30	04.677	00.077	225.60	226.40	226.520	226.525	226.552	226 555	025 300	000.077	226.605	226.612	226.615	226 620	220.077	226.680	226.684	226.720	226.730		
NOVEMBER 22, 1991	(P-1680: A-10596)	(P-1680: A-10596)	(P.1680. 4-10596)	(4-10596)	(D 1690: A 10506)	(2501-4, 10504)	(P-1680; A-10396)	(P-1680; A-10596)	(P-15209)	(P-15209)	(B 15200)	(F-13209)	(F-13209)	(P-15209)		(P-15209)	(P-15209)		(P-15200)	(B 15200)	(D 15200)	(F-15209)			(P-15209)	(P-15209)	(B 15200)	(F-15209)	(P-15209)	(P-15209)	(P-15209)	(b) 15200)	(4) 15000)	(F-15209)	(F-15209)	(P-15209)			(P-19507/90: A-5638)	(P-1: A-5642)	(F-1; A-3042)	∢ ⋅				(P-1; A-5642)	(P-1; A-5642)	(P-1: A-5642)	(P-1: A-5642)		. 4	(F-13226/90, A-966)	(F-13226/90; A-966)	(P-15228/90; A-988)	(P-15228/90; O-21107/90;	R-1168; A-988)	(P-18421/90; A-3479)	(P-18421/90; A-3479)	(P-18421/90: A-3479)	(P-18421/90) A-3479)	(D 19421/00: A 3470)	(F-18421/90; A-5419)	(P-18421/90; A-34/9)	(P-18421/90; A-3479)	(P-18421/90; A-3479)	(P-18421/90: A-3479)	(D 18421,00), A 3470)	(F-18421/90; A-3479)	(P-18421/90; A-3479)	(P-5935; A-11928)	(P-7861; A-13789)	(P-12398/90: A-1107)	1	
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SCTED INDEX	4160 120	4160.130	4160 140	4160 150	4160 160	001.0011	4160.170	4160.180	4170.100	4170 110	4170 200	4170.200	41/0.710	4170.300	4170.310	4170.320	4170.330	4170 340	4170 400	4170 410	4170.410	41/0.420	4170.430	4170.440	4170.500	4170.600	4170.610	41/0.010	4170.620	4170.630	4170.640	1170 650	4170.000	41/0./00	41/0./10	4170.720		TITLE 20	107.140	405 10	405.10	405.13	405.17	405.20	405.30	405.40	405.50	405.55	405 60	405.70	415.15	415.13	413.20	415.30	413.70		460.10	460.12	460.15	460 20	460.30	400.30	460.40	460.50	460.60	460 70	460.80	400.00	460.90	502.20	701.270	1215.10		5 11 5
SECTIONS AFFECTED INDEX		(P.2057: BC-8314: A.8544)	(D 2057, DC 9214, A 9544)	(D 2057, DC 9314, A 9544)	(I-2027, NC-6214, A-6244)	(F-13603)	(P-13603)	(P-13603)	(P-13603)	(D 13603)	(20001-1)	(F-68U/; A-11381)	(P-680/; A-11581)	(P-13594)	(P-7855; A-13341)	(P-20117/90: A-5219)	(P-16174/90: A-32)	(D 11350, A 16691)	(B 14174 00: A 22) (B 11250:	4 16/91)	A-10001)	(P-16174/90; A-32)	(P-11359; A-16681)	(P-11359; A-16681)	(P-725; A-7653)	(P-3655: A-9973)	(D 266. A 0022)	(P-3655; A-99/3)	(P-14794)	(P-14794)	(P-14794)	(b) 14704)	(F-14/94)	(P-14820)	(P-14820)	(P-14820)	(P-14820)	(P-14820)	(P-14807)	(P-14807)	(P-14807)	. 6			(P-18365/90; A-4117)	(P-14783)		(P-18365/90; A-4117)		(P-14783)	(P.18365/90: A.4117)	(P-14783)	(D 19290/00: A 4123)	(F-16360/30, A-4132)			(P-18380/90; A-4132)	(P-18380/90; A-4132)	(P-18380/90; A-4132)	(P-1680; A-10596)	(P-1680: A-10596)		(F-1000; A-10390)			(P-1680: A-10596)			(P-1680; A-10596)	(P-1680; A-10596)	(P-1680; A-10596)	(P-1680; A-10596)		747
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NOVEMBER 22, 1991								The second second second																																			9)		(6	(6)	(6)	(6)		(6)	(6	(6	(6)	(6)	(6	
		r (P-741)	r (P-/41)	r (P-741)	r (P-741)	r (P-741)	(P-741)	r (P-741)	r (P-741)	r (P-741)	r (P-741)	r (F-741)	(P-741)	r (P-741)	r (P-741)	r (P-741)	r (P-741)	r (P-741)	r (P-/41)	(P-/41)	(F-/41)	(P-730)	(P-730)	r (P-730)	r (P-730)	r (P-730)	r (P-730)	r (P-730)	r (P-730)	(P-730)	r (P-730)	r (P-730)	r (P-730)	r (P-730)	(P-730)	r (P-730)	r (P-730)	r (P-730)	r (P-730)		n (P-1496							n (P-1496						am (P-12109) am (P-12109)	n (P-1210	
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NOV	(D 2145. A 030	(P-2145; A-9398)	(P-2145; A-939)	(P-2145; A-9398	(P-2145; A-939	(P-2145; A-9398	(P-2145; A-9398)	(P-2145; A-9398)		(P-2145; A-9398)	(P-2145; A-9398)		(P-2145; A-9398	(P-2145; A-9398		(P-2145; A-9398)	(P-2145; A-9398)	(P-2145; A-9398	(P-2145; A-9398)	(P-2145; A-9398)	(P-2145; A-9398)										(P-2209; A-9462)	(P-2209; A-9402,					(P-2209; A-9462)	(P-2209, A-9462)	(A-11937: W-14716)	(P-2209: A-9462)	(P-2209; A-9462)	(P-2209; A-9462)	(P-2209; A-9462)	(P-6424; A-13800)	(P-20161/90; A-6	(P-6424; A-13800)	(P-20101/90; A-6.		(P-18681/90; A-1	(P-18681/90; A-1	(P-18681/90; A-1	:06	(P-13017)	(P-13017)	(P-13017)	(P-13017)	(P-13017)	(P-3166) (P-4660)	(P-3166) (P-4660)	(P-3166) (P-4660)
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SECTIONS AFFECTED INDEX	725.930	725.931	725.932	725.933	725.934	725.935	725.950	725.951	725.952	725.953	725.954	725.955	725.956	725.957	725.958	725.959	725.960	725.961	725.962	725.963	123.964	726.132	101.87/	720.102	728.103	728.105	728.107	728.108	728.109	720 140	728 141	728.142	728.143	728.Ap.D	728.Ap.E	728.Ap.F	728 An H	728.Tb.A		728.Tb.B	728.Tb.C	728.Tb.D	728.Tb.E	731.113	731.140	191.167	738.101	738.110	738.112	738.114	738.115	738.116	809.901	809.902	809.903	809.905	809.906	811.101	811.301	811.401
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	(P-4234; W-13569)	(F-4234) (P-4234: W-13569)		(P-4234; W-13569)		(P-4234; W-13569)			40	-		(P-4234; W-13569)	-:-	(P-4234; W-13569)	(P-4234)	(P-4234)	(P-4234)		(P-4234; W-13569)								(P-4234; W-13569)	(P-4234)		(P-4234; W-13569)		(P-23/6; A-9616)	_	(P-2376: A-9616)		(P-2376; A-9616)		(P-2066; A-9323)	(F-5980; A-14446)		(P-6001: A-14473)	(P-2075; A-9332)	(P-13938/90; A-7950)	(P-2075) (P-13938/90; A-7950)	(P-2075; A-9332) (P-13925/90;		A-9332)		A-1934)				i; A-9332)		(P-2075; A-9332)	(P-6001; A-14473)	(F-2075; A-9332)	(F-5001; A-144/3) (P-2075: A-9332)	(P-6001; A-14473)	
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SECTIONS RECUESTER	ILLINOIS REGISTER SCTIONS AFFECTED INDEX	500.160	500.170	500.190	500.200	500.200	500.210	500.210	500.300					500.320			500.340	500.350	500.380	500.380	500.390	500,400	500.410						500.490				91							200									200.680	500.690	500.710	017 008
SECTIONS AFFECTED KINDEX	IS														.2007.	(P-3611)	n (P-3611)	n (P-2053)				n (P-3614)		(P-3614)	(P-15181/90;	(P-15181/90;	(P-15181/90;	(P-15181/90;			_		(P-2573;	(P-23/3;	(P-2573;	(P-2573;	(A-8580)	(P-25/3;	n (P-5179)	r (P-5162)	r (P-5162)	(1-2102)										
SECTIONS AFFECTED INDEX 817.412	VOL. 15, ISSUE #47	35	100	859.101	859.201	859.202	859.203	859.204	859.205	859.301	859.303	870.206	870.305		1111E 38	307.10	307.20	350.01	354.10	354.20	354.40	354.50	354.60	354.70	397.10	397.30	397.40	397.50	400.130	400.142	450.210	450.220	450.260	450.280	450.340	450.530	450.430	450.440	450.720	450.820	450.860	450.910	450.1010	450.1110	450.1175	450.1230	450.1340	450.1550	500.100	500,110	500.120	300.130
SECTIONS AFFECTED INDEX 817.412	BER 22, 1991							6	6					(6	(6	(6		(6	(6	(6)	66	(6	(6	(6	(6)	99)	(6)	(6	(6)	9)	(6	(6)	(6)	(6)	(6)	(6)	(6)	(69)	(69)	(60)	(6)	(69)	(69)	(65)	(6)	(6)	(65)	26)	59)	(60		
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	VOL. 15. ISSUE #47	L. 13, 133 UE #47	CONT	814.104 am 814.601 n	14.602 n	W. V								116.101 n		16.104 n	316.105 n		816.10/ n				816.112 n					816.118 n			816.122 n	816.124 n					817.105 n				817.301 n										817.407 n	

NOVEMBER 22, 1991	(P-10875) (P-10875)				(P-5322/90; A-5656) (P-5322/90; A-5656)	(P-5322/90; A-5656)	(P-5322/90; A-5656) (P-5322/90; A-5656) (D-5327/00; A-5656)		(P-5322/90; A-5656) (P-5322/90; A-5656)		(P-5322/90; A-5656) (P-5322/90; A-5656)	(P-5322/90; A-5656)		(P-5322/90; A-5656) (P-5322/90; A-5656)			(P-5322/90; A-5656) (P-5322/90; A-5656)				 O	(P-7872)	(P-7872)	(P-7872)	(P-7872) (P-7872)	(P-7872)	(P-7872) (P-7872)	(P-7872)	(P-7872)	(P-7872)	(P-7872)		(P-6882; A-11932)	(P-6882; A-11932) (P-1203; A-8843)	(P-17403/90; A-7553) (P-17403/90; A-7553)	(B 14227) (E 14604)	(F-14337) (E-14004)
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SECTIONS		444	V V	(P-14758/90; A-1916) (P-14758/90; A-1916)			< < ·	(P-14/28/90; A-1916) (P-14758/90; A-1916)	Y V		(P-14758/90; A-1916) (P-14758/90; A-1916)		Y Y	(P-14758/90; A-1916) (P-14758/90; A-1916)	Å.		(P-14758/90; A-1916) (P-14758/90; A-1916)		< <		(P-14758/90; A-1916) (P-14758/90; A-1916)		Y Y	(P-14/58/90; A-1916) (P-14758/90; A-1916)	(P-14758/90; A-1916)	×	(P-14758/90; A-1916)		(P-15823) (P-15823)	(P-15823)	(P-15823) (P-15823)	(P-15823)	(F-15823)	(P-15823) (P-12373/90: A-7042)	(P-10875) (P-10875)	(P-10875) (P-10875)	(F-10873)
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VOL. 15, ISSUE #47	TITLE 38 (CONT'D) 1075.1215 n	1075.1226 1075.1225 1075.1230	1075.1235	1075.1245	1075.1255	1075.1265	1075.1270	1075.1280	1075.1290	1075.1300	1075.1305	1075.1315	1075.1325	1075.1400	1075.1410	1075.1415	1075.1425	1075.1435	1075.1445	1075.1500	1075.1510 1075.1520	1075.1530	1075.1550	1075.1600	1075.1620	1075.1640	1075.1650	TITLE 41	120.10	120.1000	120.1010	120.1030	120.1041	120.Ap.B 170.310	170.800	170.820	170.840
15																																					
NOVEMBER 22, 1991	(P-14758/90; A-1916) (P-14758/90; A-1916) (P-14758/90; A-1916)	90; A-1916)		A-1916)	A-1916) A-1916)	A-1916) A-1916)	A-1916)	A-1916)	A-1916) A-1916)	A-1916)	A-1916) A-1916)	A-1916)	A-1916)	A-1916) A-1916)	A-1916)	A-1916)	A-1916) A-1916)	A-1916) A-1916)	A-1916)	-1916)	A-1916) A-1916)	A-1916) A-1916)	A-1916)	A-1916) A-1916)	A-1916) A-1916)	A-1916)	A-1916) A-1916)	A-1916)	A-1916)	A-1916)	-1916)	A-1916) A-1916)	-1916)	A-1916) A-1916)	A-1916) A-1916)	0; A-1916) 0; A-1916) 0; A-1916)	
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am (P-15189/90; O-1575; A-3437) 360.505 am (P-92 am (P-10985/90; O-19076/90; 360.506 am (P-92 am (P-10985/90; O-19076/90; 360.501 am (P-92 am (P-10985/90; O-19076/90; 360.601 am (P-92 am (P-10985/90; O-19076/90; 360.603 am (P-92 am (P-10985/90; O-19076/90; 360.603 am (P-92 am (P-10985/90; O-19076/90; 360.604 am (P-92 am (P-10985/90; O-19076/90; 360.604 am (P-92 am (P-10985/90; O-19076/90; 360.801 am (P-92 am (P-10985/90; O-19076/90; 360.801 am (P-92 am (P-10985/90; O-19076/90; 360.801 am (P-92 am (P-10985/90; O-19076/90; 360.901 am (P-92 am (P-10985/90; O-19076/90; 360.903 am (P-92 am (P-10985/90; O-19076/90; 360.903 am (P-92 am (P-10985/90; O-19076/90; 360.904 am (P-92 am (P-10985/90; O-19076/90; 360.904 am (P-92 am (P-10985/90; O-19076/90; 360.904 am (P-10985/90; O-19076/90; 600.50 n	77.8707	(F-14659)	6101100	
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am (P-10985/90; O-19076/90; 506.602 am (P-92878-4410) am (P-10985/90; O-19076/90; 560.603 am (P-92878-4410) am (P-10985/90; O-19076/90; 360.605 am (P-92878-4410) am (P-10985/90; O-19076/90; 360.701 am (P-92878-4410) am (P-10985/90; O-19076/90; 360.802 am (P-92878-4410) am (P-10985/90; O-19076/90; 360.803 am (P-92878-4410) am (P-10985/90; O-19076/90; 360.903 am (P-92878-4410) am (P-10985/90; O-19076/90; 600.10 n (P-198879-4410) am (P-10985/90; O-19076/90; 600.30 n (P-198879-4410) am (P-10985/90; O-19076/90; 600.30 n (P-19887-4410) am (P-10985/90; O-19076/90; 600.30 n (P-19887-4410) am (P-10985/90; O-19076/90; 600.30 n (P-19887-4410) am (P-10985/90; O-19076/90; 600.30 n (P-119887-4410) am (P-10985/90; O-19076/90; 600.60 n (P-119887-4410) ban (P-10985/90; O-19076/90; 600.60 n (P-119887-4410) am (P-10985/90; O-19076/90; 600.60 n (P-119887-4410)	2008.75	(P-14859)	6101.111	ζ.
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am (P-1998/90; 0-19076/90; 560.901 am (P-10988/90; 0-19076/90; 560.903 am (P-27, A-4410) am (P-10988/90; 0-19076/90; 360.904 am (P-27, A-4410) an (P-10988/90; 0-19076/90; 360.905 am (P-27, A-4410) by (P-10988/90; 0-19076/90; 660.10 by (P-17, A-4410) considerable and (P-10988/90; 0-19076/90; 660.10 am (P-10988/90; 0-19076/90; 660.30 am (P-10988/90; 0-19076/90; 660.50 am (P-10988/90; 0-19076/90; 660.50 am (P-10988/90; 0-19076/90; 660.60			6602.Ap.A	(P-7391; A-1
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This continue conti		R-1171) (P-17744/90; A-8882)		(P-8448; A-15493)		(A-8566)	240.1405		(P-14365) (E-14679)
F.1710 P.174400 A.882 20.220 F. (F.5560 P.10560 P. (F.5560 P. (F.55		(P-17744/90; A-8882)		(F-8448; A-13493)		(P-8448; A-15493)	240.1410	ıc	(A-8566) (CC-11641)
Colored Colo		(E-18100/90; O-21140/90; P-1171) (P-17744/90: A-8882)				(A-8566)	240.1410	– 1	(P-14363) (E-14679)
This color of the color of th		(F-18100/90: O-21140/90:			240.700 n	(P-8448; A-15493)	240.1410	= 5	(F-14303) (E-14073) (A-8566) (CC-11641)
T. (F.174400, A.882) 2.00.200 T. (F.8448, A-15493) 2.00.710 R (F.8448, A-15493) 2.00.1140 R (F.8448, A-15493) 2.00.710 R (F.8448, A-15493) 2.00.1140 R (F.8448, A-15493) 2.00.710 R (F.8448, A-15493) 2.00.1140 R (F.8448, A-15493) 2.00.710 R		R-1171) (P-17744/90; A-8882)				(P-8448; A-13493)	240.1420	2 _	(P-14365) (E-14679)
n (P.177490; A.882) 240.720 r (A.8566) 240.130 r (A.8566) 240.130 r (A.8566) 240.130 r (A.8566) 240.130 r (A.8566) 240.720 r (A.8566) 240.130 r (A.8566) 240.730 r (A.8566) 240.140 r r A.011140 r r A.011140 r A.011440 r r A.011140 r A.01140 r A.01	30.80 r	(P-17744/90; A-8882)				(P-8300)	240.1420		(P-14365) (E-14679)
R.1171 (P.174490; A.882)		(P-17744/90; A-8882)	240.270 r			(A-8566)	240.1430	22	(A-8566) (CC-11641)
r (E-18100)00. O_21140/90; 240.330 n (A-8566) 240.740 n (B-8448, A-1549) 240.740 n (B-8448, A-1549) 240.140 r CA-8560 240.740 n (B-8448, A-1549) 240.140 r CA-8560 240.750 n (B-8448, A-1549) 240.1440 r r CA-8560 240.750 n (B-8448, A-1549) 240.1440 r r CA-8560 240.750 n (B-8448, A-1549) 240.1440 r r CA-8560 240.1440 r r CA-8560 240.1440 r r r CA-8560 240.1440 r <t< td=""><td></td><td>(E-18100/90; O-21140/90;</td><td></td><td></td><td></td><td>(P-8448: A-15493)</td><td>240.1430</td><td>_</td><td>(P-14365) (E-14679)</td></t<>		(E-18100/90; O-21140/90;				(P-8448: A-15493)	240.1430	_	(P-14365) (E-14679)
T. (F-18100/90; C-21140/90;		R-1171)		(P-8448; A-15493)		(P-8448; A-15493)	240.1430	c	(P-14365) (E-14679)
m (E-1810090; O-21140)0; (P-3448; A-15493) 240,746	1 06.08	(E-18100/90; O-21140/90; B 1171 (B 17744/00: A 8882)		5.5			240.1440	2	(A-8566) (CC-11641)
R-1171 (P-174490; A-882)		(E 18100/00: O 211/0/00:					240.1440		(P-14365) (E-14679)
Part		R-1171) (P-17744/90: A-8882)				(P-8448; A-15493)	240.1440	= 5	(F-14363) (E-14679)
m (E-18100/90; O-21140/90; 240.330 re (A-8566) 240.1469 re (A-8566) 240.1460 re (A-8566) 240.1400 re (A-8566) 240.		(P-17744/90; A-8882)				(P-8448; A-15493)	240.1450	2 -	(P-14365) (E-14679)
R-1171) (P-174490; A-8882) 240.330		(E-18100/90; O-21140/90;				(P-8448; KC-13203; A-13493)	240.1450		(P-14365) (E-14679)
am (E-1810090; O-2114090; 240.340 re (A-8566) 240.1460 r CA-8566 240.1470 r CA-8566 240.150 r CA-8566 CA-8566		R-1171) (P-17744/90; A-8882)		(P-8448; A-15493)		(0000-4)	240.1460	22	(A-8566) (CC-11641)
Head		(E-18100/90; O-21140/90;		3		(8-8266)	240.1460	-	(P-14365) (E-14679)
am (E-18100/90; O-21140/90; 240.350 re (A-8566) re (A-		R-1171) (P-17744/90; A-8882)		9		(A-8566)	240.1460	u.	(P-14365) (E-14679)
Column C		(E-18100/90; O-21140/90;		9.		(A-8566)	240.1470	22	(A-8566) (CC-11641)
r (P-17/144/9U; A-8882) 240.360 re (A-8566) 240.1500 re (A-8566) 240.1510 re (A-8566) 240.1510 re (A-8566) 240.1500 re (A-8566) 1702.11 <		R-1171) (P-17744/90; A-8882)		÷:		(A-8566)	240.1470		(P-14365) (E-14679)
Carroller Carr		(P-17744/90; A-8882)		<u> </u>		(A-8566)	240.1500	re	
Carroll Colored Colo		(F-1/144/90; A-8882)		5		(A-8566)	240.1500		(P-14365) (E-146/9)
am (E-1171) (P-17744)90; A-882) 240.370 n (P-8448; A-15493) 240.890 rc (A-8566) 240.1510 n (P-14365) 240.1510 n (P-14365) 240.1510 n (P-14365) 240.1510 n (P-14365) 240.1520 n (P-8448; A-15493) 240.990 rc (A-8566) 240.1510 n (P-14365) n (P-14465)		(E-18100/90; O-21140/90;		₹, е		(A-8566)	240.1500	E	
R-1171 (P-1774496; A-882)		(F-18100/90: O-21140/90:		(F-8448, A-15493)		(A-8566)	240.1510	= 1	
Carroll of the control of the cont		R-1171) (P-17744/90; A-8882)		(P-8448; A-15493)		(A-8566)	240.1320	= =	
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am (E-18100/90; O-21140/90; (P-8448; A-15493) 240.940 rc (A-8566) 1702.1 n (P-8448; A-15493) 240.940 rc (A-8566) 1702.1 n (P-8448; A-15493) 240.950 rc (A-8566) 1702.10 n (P-8448; A-15493) 240.950 rc (A-8566) 1702.10 n (P-8448; A-15493) 240.970 rc (A-8566) 1702.10 n (P-8448; A-15493) 240.970 rc (A-8566) 1702.11 n (P-8448; A-15493) 240.970 rc (A-8566) 1702.11 n (P-8448; A-15493) 240.980 rc (A-8566) 1702.13 n (P-8448; A-15493) 240.985 rc (A-8566) 1702.13 n (P-8448; A-15488) 240.985 rc (A-8566) 1702.13 n (P-8		R-1171) (P-17744/90; A-8882)	240.410 r	(P-20140/90; W-5110)		(A-8566)		am	(P-1242)
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		0175 035		(D 0833/90: A 466)	TITLE 77 (CONT'D)			590.220	u	(P-8503/90; A-1833)
THE 77 CONT.D.		350.3730 am			500 An F		(P-17452/90: A-11706)	590.230	=	
	; RC-13204)	350.3720		(D 0833/00: A-466)	11 A II		(P-17452/90; A-11706)	590.240	4	(P-8503/90; A-1833)
205.820 n	; RC-13204)			. <				590.300	-	(P-8503/90: A-1833)
205.830 r	(P-4932; RC-13204)	350.3750 am		ζ	11. D			590 310	F	
205.830				(F-9833/90; A-466)	ii.	- `	۲.	500 330	: 5	
		350.3780 am			J. D.	- '	ζ.	500 330	= =	
205 840 n					II. E		₹ .	600.000	1	
205 850	(P-4932; RC-13204)				.П. F			230.410	= 1	
205 850	(P-4932: RC-13204)	350.3900 am			500.Ap. G n		< ∙	230.420	= 1	
050.500	(D 4032; BC-13204)	350.3940 am		3/90;	.II. A	_	۷	390.420	u	
	(D 4032, DC 13204)			(P-9833/90; A-466)	.П. В п		Α.	590.Ap. A	r r	
	(F-4932; RC-13204)			(P-9833/90: A-466)	CI	1	(P-17452/90; A-11706)	590.Ap. B	u	
245.10 am				3/00.	0 11		4	590.Ap. C	п	(P-8503/90; A-1833)
245.20 am	(P-14699/90; A-5376)	7)						S00 An D		
		390.120 am		(P-4309)	.II. E			250.Ap. D		
		390 330 am		P-9883/90; A-1878) (P-4309)	500.Ap. H	_		293.10	am	(F-33%)
	A-33/0)			(P.0883/90: A-1878)	4 II			595.100	am	(P-3398)
245.40 am		390.1030		0000000 A 1070)	d ii			595 110	am	(P-3398)
	(P-14699/90: A-5376)	390.3220 am		(P-9883/90; A-1878)	.II. B			000 303		(D 3309)
	A-5376)	390.3240 am		(P-9883/90; A-1878)	.II. C n	_	(P-17452/90; A-11706)	393.200	ann	(F-5398)
	4			(P-9883/90: A-1878)	II. D		(P-17452/90; A-11706)	595.300	am	(P-3398)
245.80 n	A-53/6)	000		(D 6440: A 15727)	500 Az I		(P-17452/90- A-11706)	595.310	am	(P-3398)
245.90 n				50	1.0.c.		(D 419. A 7719)	595 320	me	(P-3398)
245 100 n	(P-14699/90; A-5376)			5	510.10	Ę.	(r-416, A-1/10)	605 And A		(b) 3308)
	A-5376)	450.30 am		ö	510.60 au	H	(P-418; A-7/18)	393.Ap. A	din	(1,23,90)
	A 5276)	450 35 am		(P-6440; A-15727)	510,110 a	ш	(P-418; A-7718) (E-612)	595.Ap. B	am	(F-3398)
	A-33/6)	05.054		(P 6440: A-15727)	510 120	8	(P-418- A-7718)	630.25	am	(P-15726/90; A-13874)
245.130 n	A-5376)			5	021:013		(D 419: A 7719) (E 613)	630.70	me	(P-15726/90: A-13874)
	(P-14699/90: A-5376)	450.Ap.C am		(F-6440; A-13/21)		5	(F-416, A-1/16) (E-012)	000000		
	(D 14600/00 A 5376)	500.10 am	_	P-17452/90; A-11706)		am	(P-8120)	630.220	ann	(F-13/20/90, A-136/4)
	(F-14099/90, A-3370)	500 20	Ī	(P-3422: A-11706) (E-3593)		am	(P-8120)	665.240	am	(P-17867/90; A-7706)
250.120 am				(DC 11535)		- me	(P-16237/90- A-5722)	690.100	am	(P-16810/90; A-11679)
250.160 am	Ī			(1737)		1		692 10	-	(P-14389) (E-14699)
	(P-16259/90: A-5328)		am (457/90;		am		A -4 CO2		(D 14390) (E 14690)
		500.40 an	am ()	452/90;		am	(P-16237/90; A-5722)	692.Ap. A	=	(F-14369) (E-14699)
				(P-17452/90: A-11706)		am	(P-8120)	692.Ap. B	u u	(P-14389) (E-14699)
250.250 am				152/00	535 215	-	(P-16237/90: A-5722)	693.10	am	(P-16817/90; A-11686)
250.310 am				(F-17457/00: A 11706)	22.000		(D 6130)			(E-16462) (P-16874)
250.510 am	(P-16259/90; A-5328)		=		117.000		(0710-1)	693 15	me	(P-16817/90: A-11686)
		500.70 n		(P-3422; A-11/06) (E-3593)	535.1000 n	_	(P-8120)	61.660	THE STATE OF	(E 16462) (B 16974)
0170.00	(D 4046. A 1		_	RC-11535)	535.Ap.A	_				(E-10402) (L-100/4)
		500.80 n		452/90; A	540.65 n		-	693.20	am	(P-1681//90; A-11686)
		20000		452/90	540 90		(P-10665/90: A-1084)	693.30	am	(P-16817/90; A-11686)
250.1510 am				452/00- 4		am a				(E-16462) (P-16874)
250.1740 am	(P-4946;			452,000.				693.40	am	(P-16817/90; A-11686)
250.1750 am	(P-4946; A-13811)			457/90;	340.200					(F-16462) (P-16874)
	(P. 4946	.II. B n		(P-17452/90; A-11706)	550.100 n	-				(F.16462) (F.16674)
				(P-17452/90; A-11706)	550.110	,	(P-10656/90; A-1068)	693.45	c	(E-16462) (P-168/4)
		00111		(P-17452/90: A-11706)	550.120		(P-10656/90; A-1068)	693.80	am,	(P-16817/90; A-11686)
				152/00.	550 130		(P-10656/90: A-1068)	693.100	am	(E-16462) (P-16874)
300.120 am	_	a ::::		460,000	500 10			693.140	am	(P-16817/90; A-11686)
300,330 am	(P-9957/90; A-554) (P-4367)	H. F.		452/90, A-11	01.065		(D 0502/00, A 1922)	694.220	ma	(P-6972)
		~			390.10	-	(F-0303/90, A-1033)	605 10	EL C	(P-17873/90) A-7712)
		II. A n	Ī		590.20 r	_		01.000		
		II. B		(P-17452/90; A-11706)	590.20	-		07.760	alli	
				(P-17452/90; A-11706)	590.30		(P-8493/90; A-1830)	697.30	arn	
300.3220 am	(P-9937/90;			(P-17452/90: A-11706)	590.30	-	(P-8503/90; A-1833)	697.100	am	
300.3240 am	(P-9951/90;				500 40			697.120	am	(P-16779/90; A-11646)
300.3260 am	(P-9957/90; A-554)	п. Е. п		ζ.	390.40		(DOILD, OCCOUNT)	607 130	and a	(P-16779/90- A-11646)
	(P-4338)	Л. F			290.40	=	(F-8303/90; A-1833)	021:100		
		500.Ap. C n	Ī	٧.,	590.50	_		697.140	HIR.	
	(D 00000000 A 516)			(P-17452/90; A-11706)	590.100		(P-8493/90; A-1830)	061.769	-	
	(F-9920/90,	SOO AP E		4	590.100	-	(P-8503/90; A-1833)	697.160	am	
	(P-9920/90;			A -00/05/7	590 110		(P-8493/90: A-1830)	697.170	am	
330,4220 am	(P-9920/90;	<		1452/00.	6001100			697.180	am	(P-16779/90; A-11646)
330.4240 am	(P-9920/90;	В		1427/90;	390.110	=		697 300	me	
					290.120	_		A - 4 - 60		
	(D 4280)	.II. D n	u		590.120	=	(P-8503/90; A-1833)	697.Ap. A		
	(D 0027 (D)		-	(P-17452/90: A-11706)	590.130	_	(P-8493/90; A-1830)	697.Ap. B	ш	
	(P-9833/90;	10	: 6		590 130	-		697.10	am	
350.680 am	(P-9833/90;	L (455,00.	500.140			710.210	am	(P-15246/90; W-675)
350.1220 am	n (P-9833/90; A-466)			427/30;	390.140			790 40	me	
	(P-9833/90;		u	452/90;	590.140	_	ξ.	200 500	He	(P-3417- A-11791) (F-3537)
	(P-9833/90;	л. І			290.200	_	(F-8503/90; A-1833)	000:061		
	(P-9833/90;	л. Ј п	u	(P-17452/90; A-11706)	590.210	=	(P-8503/90; A-1833)		*	
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	SAI-27	27						SAI-28		

166																																																	
NOVEMBER 22, 1991	W-13202) W-13202)			; W-13202)	-		W-13202)		: W-13202)			W-13202)	-			W-13202)																																	
Ž	(P-16305/90; (P-16305/90;	(P-16305/90;	(P-16305/90; (P-16305/90;	(P-16305/90;	(P-16305/90;	(P-16305/90;	(P-16305/90; (P-16305/90;	(P-16305/90	(P-16305/90;	(P-16305/90;	(P-16305/90;	(P-16305/90;	(P-16305/90;	(P-16305/90;	(P-16305/90	(P-16305/90;	(P-16305/90;	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6460)	(P-6498)	(P-6498)	(P-6498)	(P-6498)	(P-6498)	(P-6498)	(P-15255)	(P-15255)	(P-15255)	(P-15255)	(P-15255)	(P-15255)	(P-15255)	(P-15255)	(P-15255)	(P-15255)	
4	am	E E	# #	am	a ma	am	E E	am	am	am	am	E E	HB HB	am	am	ma me	am	am	am	ше	am a	am	am	am	a m	am	am	E E	п	E	am	E L	am	am	am	a ma	am	am	me me	Ha Ha	am	am am	am am	ц	am	ma ma	am	am .	
ILLINOIS REGISTER IONS AFFECTED INDEX	905.15	905.40	905.50	905.60	905.80	905.90	905.100	905.120	905.125	905.140	905.150	905.160	905.180	905.190	905.200	905.4p. A	905.Ap.B	920.10	920.15	920.20	920.30	920.50	920.60	920.70	920.90	920.100	920.110	920.120	920.170	920.180	920.Tb.A	920.11 H	925.10	925.15	925.20	925.40	925.50	925.II. A	1100.70	1100.330	1100.340	1100.350	1100.420	1100.430	1100.510	1100.530	1100.540	1100.550	SAI-30
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	(P-11070; E-11194)	(P-3417; A-11791) (E-3537)	(P-15943) (E-16484) (P-18457/90: A-6566)	P-11070; E-11194)	P-11070; E-11194)	P-3417; A-11791) (E-3537)	(P-11070; E-11194) (P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-3417; A-11791) (E-3537)	(F-3417, A-11771) (E-3337)	(P-3417; A-11791) (E-3537)	(P-341/; A-11/91) (E-3537) P-11070: E-11104)	P-18457/90; A-6566)	P-3417; A-11791) (E-3537)	P-11070; E-11194)	[F-5417; A-11791] (E-3537) P-11070: F-11194)	P-11070; E-11194)	P-11070; E-11194)	P-11070; E-11194)	(P-3417; A-11791) (E-3537)	F-341/; A-11/91) (E-333/) P-11070: F-11194)	P-15943) (E-16484)	(P-3417; A-11791) (E-3537)	(P-18457/90; A-6566)	P-11070; E-11194)	P-11070; E-11194)	(P-3417; A-11791) (E-3537)	P-110/0; E-11194)	(P-3417; A-11791) (E-3537)	P-15943) (E-16484)	P-3417; A-11791) (E-3537)	P-110/0; E-11194) P-18457/90: A-6566)	P-11070; E-11194)	P-15943) (E-16484)	(P-15943) (E-16484)	(F-5417; A-11791) (E-5557) P-11070: E-11194)	P-11070; E-11194)	P-15943) (E-16484)	P-3417; A-11791) (E-3537)	P-3417: A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(F-5417; A-11791) (E-5537) (P-3417: A-11791) (E-3537)	P-5005)	P-5005)	P-5005)	(P-5005)	(P-16305/90; W-13202)	SA
7			5 E				ug E			a Ha		ma m	g me			E E	, <u>,</u>	am a	_				am				•	ma ma				ug ug	_			E C	me		me ,	am			um me			ume		am (
VOL. 15, ISSUE #47	TITLE 77 (CONT'D)	790.6300	790.6370	700 5438	790.6500	790.6505	790.6610		790.6960	790.7160	790.7221	190.1245	790.7280	790.7278		190.7280	790.7294	790.7340	790.7380	790.7740	790.7828	790.7828	790.8015	0008 000	790.8106	790.8140	790.8290	790.8420	790.8580		790.8620	790.8710			790.9050	190.9036	790.9084	790.9100	790.9220	790.9420	790.9460	0030000	790.9580	895.10	895.20	895.30	895.50	905.10	
NOVEMBER 22, 1991	(P-15943) (E-16484) (P-3417; A-11791) (E-3537)	(P-18457/90; A-6566)	(F-110/0; E-11194) (P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-18457/90; A-6566)	(P-11070; E-11194)	(P-11070; E-11194)	(P-3417; A-11791) (E-3537)	(P-3417; A-11791) (E-3537) (P-11070: E-11194)	(P-11070; E-11194)	(P-11070; E-11194)	(F-11070; E-11194) (P-11070: E-11194)	(P-15943) (E-16484)	(P-18457/90; A-6566)	(P-3417; A-11791) (E-3537)	(F-11070, E-11154) (P-15943) (E-16484)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-18457/90; A-6566)	(P-110/0; E-11194)	(F-3417; EA-11791) (E-5337)	(P-3417; A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(F-110/0; E-11194) (P-18457/00: A-6566)	(P-18457/90; A-6566)	(P-11070; E-11194)	(P-18457/90; A-6566)	(F-541), A-11/91) (E-555) (P-11070: E-11194)	(P-11070; E-11194)	(P-18457/90; A-6566)	(P-15943) (E-16484)	(F-341/; A-11/91) (E-3337) (P-18457/90: A-6566)	(P-3417; A-11791) (E-3537)	(P-15943) (E-16484)	(P-18457/90; A-6566)	(F-11970, E-11194) (P-15943) (E-16484)	(P-15943) (E-16484)	(P-3417; A-11791) (E-3537)	(F-541/; A-11/91) (E-555/) (P-11070: E-11194)	(P-15943) (E-16484)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(F-110/0; E-11194) (P-3417: A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(F-11070; E-11194) (P-3417: A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	
	E !	a ma			am a	am	ma ma	п	am	am	am	E E	i	am	am	am a	am	am	am		a u	_		am an	am		am	Tig.	am	u	am	ma me	am		am		am	am	am me	a w	am	am	E E	am		am am	am	am	
EGISTER TED INDEX	790.3060	790.3220	790.3308	700 3315	790.3335	790.3340	790.3420	790.3488	790.3540	790.3620	790.3720	790.3907		790.3914	790.3940	790.4040	790.4060	790.4140	790.4384	790.4385	790.4495	790.4580	790.4660	790.466/	790.4725		790.4728	190.4/40	790.4940	790.5030	790.5180	790.5300	790.5312		790.5320		790.5380	790.5420	790.5483	790.5640	790.5660	790.5740	790.5820	790.5830	0.00	790.5840	790.5924	790.5940	29
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	(P-11070; E-11194)	(P-15943) (E-16484) (P-11070; E-11194)	(P-15943) (E-16484) (P-3417: A-11791) (E-3537)	(P-11070; E-11194)	(F-15945) (E-16484) (P-3417; A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(P-18457/90; A-6566) (P-11070: E-11194)	(P-18457/90; A-6566)	(P-11070; E-11194)	(F-13943) (E-16484) (P-15943) (E-16484)	(P-18457/90; A-6566)	(P-3417; A-11791) (E-3537)	(F-5417; A-11791) (E-5557) (P-18457/90: A-6566)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(F-110/0; E-11194) (P-18457/90: A-6566)	(P-3417; A-11791) (E-3537)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-11070; E-11194)	(F-1845 //90; A-6566) (P-15942) (F-16484)	(P-18457/90; A-6566)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(F-5417; A-11/91) (E-5557) (P-18457/90: A-6566)	(P-11070; E-11194)	(P-18457/90; A-6566)	(F-3411; A-11/91) (E-3337)	(F-13943) (E-10464) (P-3417: A-11791) (E-3537)	(P-15943) (E-16484)	(P-15943) (E-16484)	(P-15943) (E-16484) (P.18457/00: A.6566)	(P-18457/90; A-6566) (P-3417;		E-11194)	(P-1845//90; A-6566) (P-18457/90: A-6566)	(P-11070; E-11194)	(P-18457/90; A-6566)	(P-11070; E-11194)	(F-10457/70; A-0500)	(P-11070; E-11194)	(P-15943) (E-16484)	(P-3417; A-11/91) (E-3337) (P-11070: F-11194)	(P-3417; A-11791) (E-3537)	(P-11070; E-11194)	(P-3417; A-11791) (E-3537)	(P-18457/90; A-6566)	(P-11070; E-11194)	SAI-29
47	(T.D)	Æ	E E	æ	E C	r	am	am	Ę	п	L	am am	am am	E E	am	L E	E E	am a	ц	am	ma m	am	am	am	TIE TIE	am	am	am	am			am am	am	i		u E	ii e	L	am	arii	am	am	arn	am	I	am	am		
VOL. 15, ISSUE #47	TITLE 77 (CONT'D) 790.600 am	790.740	790.799	790.910	790.1107	790.1112	790.1127	790.1131	790.1350	790.1388	790.1390	790.1418	790.1423	790.1425	790.1560	790.15/3	790.1710	790.1740	790.1870	790.1930	190.1950	790.1960	790.2020	790.2060	790.2155	790.2180	790.2465	190.2485	790.2580		790.2603	790.2613	790.2618		27.70	790.2645	0007:07	790.2660	790.2661	7007.061	790.2740	790.2805	190.2820	790.2902	790.2908	790.3020	790,3027		

NOVEMBER 22, 1991	(P-9218) (P-9218) (P-9218)	(P-9218)	(P-9218)	(P-9218)	(P-6457/90; A-2597) (P-8337;	A-13/08) (P-6457/90; A-2597) (P-8337;	A-13708)	(P-6457/90; A-2597)	(P-6457/90; A-2597)	(P-8337; A-13708)	(P-8337; A-13708)	(P-8337; A-13708) (P-8337: A-13708)	(P-6457/90; A-2597) (P-8337;	A-13708)	(P-6457/90; A-2597)	(P-8337; A-13708)	(P-6457/90; A-2597) (P-8337; A-13708)	(P-6457/90; A-2597) (P-8337;	A-13708) (P-6457/90: A-2597) (P-8337;	A-13708)	(P-6457/90; A-2597) (P-8337; A-13708)	(P-6457/90; A-2597) (P-8337;	(P-6457/90; A-2597)	(P-6457/90; A-2597) (P-8337; A-13708)	(P-8337; A-13708)	(F-645//90; A-2597) (F-8357; A-13708)	(P-6457/90; A-2597) (P-8337;	(P-6457/90; A-2597) (P-8337;	A-13708) (P-6457/90; A-2597) (P-8337;	A-13708)	A-13708)	(P-6457/90; A-2597)	(P-6457/90; A-2597) (P-8337;	A-13708) (P-8337; A-13708)	(P-6457/90; A-2597) (P-8337;	A-13/08) (P-8337; A-13708)	(P-8337; A-13708)	(P-6457/90; A-2597) (P-8337;	A-13708) (P-8337: A-13708)	(P-8337; A-13708) (P-8337; A-13708)	
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ILLINOIS REGISTER SECTIONS AFFECTED INDEX	2032.25 2032.30	2032.40	2032.50	2032.55	2058.105	2058.110	311 0300	2058.113	2058.125	2058.135	2058.200	2058.205	2058.230	2000	2058.303	2058.303	2058.306	2058.309	2058 312		2058.315	2058.318	2058.319	2058.321	2058.324	2058.327	2058.330	2058.333	2058.336		7038.347	2058.343	2058.348	2058 351	2058.354	2058.357	2058.360	2058.363	98 369	2058.372	SAI-32
SECTIONS																																									
	(P-9153)	(P-9153) (P-9153)	(P-9153) (P-9153)	(P-9153)	(P-9083) (P-9153)	(P-9083)	(P-9083)	(P-9153)	(P-9153)	(P-9083)	(P-9083)	(P-9083)	(P-9083)	(P-9083)	(P-9153)	(P-9153)	(P-9083)	(P-9153) (P-9083)	(P-9083)	(P-9153)	(P-9083)	(P-9153) (P-9083)	(P-9153) (P-9083)	(P-9153)	(P-9083) (P-9153)	(P-9083)	(P-9083)	(P-9153) (P-9153)	(P-9153)	(P-9153)	(P-9083)	(P-9083)	(P-9153) (P-9153)	(P-9083)	(P-9153)	(P-9153)	(P-9153)	(P-9153) (P-9153)	(P-9149)	(P-9218) (P-9218) (P-9218)	
VOL. 15, ISSUE #47	Z030.940 r	2030.950 r	2030.970 r	2030.1010 r	2030.1010 n 2030.1020 r	2030.1020 n	2030.1030 n	2030.1040 r	2030.1010 r	2030.1050 n	2030.1070 n	2030.1080 n	2030.1090 n 2030.1110 r	2030.1110 n	2030.1120 r	2030.1130 r	2030.1130 n	2030.1140 r 2030.1140 n	2030.1150 n	2030.1160 n	2030.1205 п	2030.1210 r 2030.1210 n	2030.1215 r 2030.1215 n	2030.1220 r	2030.1220 n 2030.1225 r	2030.1225 n	2030.1230 n	2030.1235 r 2030.1240 r	2030.1245 r	2030.1250 r	2030.1250 n	2030.1255 n	2030.1260 r 2030.1265 r	2030.1265 n	2030.1270 r	2030.1320 r	2030.1330 r	2030.1340 r	2031.10	2032.10 r 2032.15 r 2032.20 r	
NOVEMBER 22, 1991		n (P-9083) r (P-9153)	n (P-9083)	n (P-9083)	r (P-9153) n (P-9083)		n (F-9083) r (P-9153)	n (P-9083)	n (P-9083)	r (P-9153)	n (F-9083) r (P-9153)		n (P-9083)			n (F-9063) r (P-9153)	n (P-9083)	r (P-9153)		n (P-9083)		л (P-9083) - л (P-9083)	n (P-9083)		r (P-9153) n (P-9083)		r (P-9153) r (P-9153)	n (P-9083)		r (F-9133) n (P-9083)		r (P-9153)	n (P-9083)		r (P-9153) n (P-9083)	(P-915	n (F-9083)	(P-908	r (P-9153)	л (P-9083) г (P-9153)	
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	2030.140 2030.150	2030,160	2030.210	2030.220	2030.230	2030.310	2030.310	2030.320	2030.330	2030.340	2030.340	2030.350	2030.360	2030,410	2030,420	2030.420	2030.430	2030.440	2030.450	2030.450	2030.520	2030.530	2030.550	2030.610	2030.620	2030.630	2030.640		(10)	2030.730	2030.740	2030.750	2030.750	2030.760	2030.810	2030.820	2030.820	2030.840	2030.830	2030.910 2030.920	SAI-31
	(P-15255)	(P-15255)	P-15255)	P-15253) P-15255)	(P-15255)	P-15255)	(P-15255) (P-15299)	P-15299)	(P-15299)	(P-15299)	(P-15299)	P-15299)	P-15299)	(P-15299)	(P-15299)	(P-15299)	P-15299)	P-15299)	P-15299)	P-15299)	P-15299) P-15299)	(P-15299)	P-15299)	P-15299)	P-15299)	(P-15299)	(P-15299)	(E-4787; O-8319)		(P-9153)	(P-9153)	(P-9083)	(P-9083)	(P-9133)	(P-9153)	(P-9083)	(P-9083)	(P-9083)	(P-9083) (P-9153)	(P-9083) (P-9153)	(F-9085)
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VOL. 15, ISSUE #47	TITLE 77 (CONT'D) 1100.560 an	1100.570	1100.590	1100.610	1100.660	1100.720	1100.730	1110.30	1110.40	1110.230	1110.240	1110.420	1110.530	1110.730	1110.830	1110.910	1110.930	1110.1030	1110.1210		1110.1410	1110.1430	1110.1830	1110.2310	1110.2320	1110.2410	1110.2420	1130.420	1130.Ap. A	2030.10	2030.20	2030.20	2030.30	2030.40	2030.50	2030.105	2030.107	2030.110	2030.115	2030.120	2030,130

MOVEMBER 22 1001	NOVEMBER 22, 1991		(P-1627; A-16060)	1.					(P-1650; A-16082)		(P-1650; A-16082)	A-1	-V			(P-1627; A-16060)					(P-1650; A-16082)		1	(P-19109/90; A-3624)	< <				(P-19109/90; A-5624)		(RC-5111)	A-11926)	(P-4803; A-11926) (E-5082)	A-11926)	A-11926)	A-11926)	; A-11926)	; A-11926) ((P-4803; A-11926) (E-5082)	A-11926)	A-11926)	(P-4803; A-11926) (E-5082)		(P-4803; A-11926) (E-5082)		(P-4803; A-11926) (E-5082)	(P-4803; A-11926) (E-5082)	(P-4803; A-11926) (E-5082)	(P-4803; A-11926) (E-5082)	(P-13100/90: A-5062)	(P-13100/90; A-5062)		(P-13100/90; A-5062)		(P-14321/90; A-3522)	
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ILLINOIS REGISTER	AFFECTED INDEA	730.604	730.605	730 606	730.607	730.608	730.609	730.610	730.611	730.701	730.702	730.703	730.705	730.710	730.715	730.726	730.801	730.802	730.803	730.804	730.805	755.10	755.25	755.105	755.115	755.200	755.205	755.210	756 125	756.220	757.	757.10	757.15	757 105	757.110	757.115	757.120	757.200	757.205	757 310	757.320	757.330	757.340	757.350	757.410	757.Ex.A	757.Ex.B	757.Ex.C	757.Ex.D	780.5	780.10	780.20	780.30	TITLE 86	110.160	SAI-34
ILLING	SECTIONS		S.	(P-1027; A-10000)				Y		(F-1650; A-16062)		¥	Ā-I		-V	(P-1627; A-16060)	(F-1627; A-16060)	4					Α.		(F-1650; A-16082)			·.	(P-1627; A-16060)				(P-1627; A-16060)	(P-1627; A-16060)						(P-1630; A-16062)					(P-1650; A-16082)			Ā	(P-1627; A-16060)	(P-1627, A-16060)			(P-1627; A-16060)		(P-1650; A-16082)	
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VOI 15 ISSUE #47	10cc 10, 1330E	TITLE 83 (CONT'D)	710.1000	730.100	730.102	730.103	730.105	730.200	730.201	730.202	730.300	730.300	730.305	730.310	730.315	730.320	730.330	730.335	730 400	730.401	730.402	730.403	730.404	730.405	730.405	730.407	730.408	730.409	730.410	730.420	730.425	730.430	730.435	730.440	730.450	730.500	730.501	730.502	730.503	730.504	730,505	730.506	730.507	730.508	730.509	730.510	730.511	730.515	730.520	730.530	730.535	730.540	730.600	730.602	730.603	
NOVEMBER 22, 1991		(P-4497; W-5920) (PP-5465)	(P-12051) (C-11557) (P-4497)	(P-14657/90; A-3296) (P-4497;	A-11080)	(P-14657/90; A-3296) (P-4497;	4	am (F-14657/90; A-3296)	(F-4497; A-11080)	(PP-663) (P-4497; A-11080)	(PP-5100)	(P-4497; A-11080)	(P-15186/90; A-4401) (P-5147;	A-13080) (E-10485)	(F-5147; A-13080) (E-10485)	(F-16/12/30, A-13/3)	(P-10574: A-16731)	(P-10574; A-16731)	(P-10574; A-16731)	(P-10574; A-16731)	(P-10574; A-16731)	(P-105/4; A-16/31)	(F-105/4; A-16/31)		(P-12064)	(P-12064)	(P-12064)	(P-12064)	(F-120/4) (P-12074)	(P-12074)	(P-12074)	(P-12074)	(P-120/4)	(P-12074)	(P-12963) (E-13196; O-16523)	(P-15199)				(P-13633/90; A-3036)	(P-15653/90; A-5056)		(P-15653/90; A-5056)	(P-9801)	(P-9807; A-16050)	(F-10336) (P-13585)	(P-13585)	(P-13585)	(P-13585)	(F-13363) (P-13585)	(P-11899)	(P-11025)	(P-11025)	(P-11925)	(P-20565/90; A-8205)	
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ILLINOIS REGISTER	VIOLET COLOR	Tb. B	5	D G		Tb. E			É	Tb. P		Tb. U	310.Ap.C		310.Ap. D	1650 180	1650.210	1650.230	1650.270	1650.320	1650.325	1650.410	1650.440	2110 30	2110.210	2110.440	2110.520	2110.610	2120.30	2120.220	2120.310	2120.440	2120.510	2120.610	2800.240	2800.650		TITLE 83	220.5	220.10	220.30	220.40	220.50	280.100						315.50	410.360			500.335		SAI-33
ILLINOIS REGISTER	THE CHOILDING		(P-8337; A-13708)	(F-8337; A-13708)	(P-8337: A-13708)	(P-8337; A-13708)	(P-8337; A-13708)	(P-8337; A-13708)	(P-833/; A-13/08)	(F-8337; A-13708)	(P-8337; A-13708)	(P-6457/90; A-2597)	(P-6457/90; A-2597)	(P-6457/90; A-2597) (P-8337;	A-13708)	(F-643 //90; A-239 /) (F-833 /;	(D-8337: A-13708)	(P-8337; A-13708)	(P-8337; A-13708)	(P-8337; A-13708)	(P-6457/90; A-2597)	(P-6457/90; A-2597)	(P-645 //90; A-2597)	(P-645 //90; A-259 /)	(F-9785; A-16662) (E-10222)	(P-9785; A-16662) (E-10222)	(P-9785; A-16662) (E-10222)	(P-9785; A-16662) (E-10222)	(P-16542)	(F-10342) (P-16542)	(P-16542)	(P-16542)	(P-17428/90; A-1821)	(1-10200)		(P-5200: A-11007)	(P-11859)	(P-4801; A-14067) (E-5076)	(P-17399/90; A-5214)	(P-4801; A-14067) (E-5076)	(F-4001; A-14007) (E-3070)	(P-4497; A-11080)	(P-6364; A-14210)	(P-12051)	(P-12051)	(P-6364; A-14210)	(P-4497: A-11080) (P-12051)	(P-4497; A-11080)	(P-14657/90; A-3296)	(P-5147; A-13080) (E-10485)	(P-6364; A-14210) (P-5147: A-13080) (F-10485)	(P-5147; A-13080) (E-10485)	(PP-663) (P-14657/90; A-3296)	(P-4497; W-5920) (PP-5465) (P-4497; W-5920) (PP-5465)	(C-11537)	SA
17	ř	(CONT.D)		E E						E E		am	am	arr		am m	me				am	am	E E		am				um a	E E	Ę	am	am	3		am	шa			_	II am						a me			me a			am	am		
VOI 15 ISSI IF #47	10000101001	TITLE 77 (CO)	2058.376	2058 380	2058.382	2058.384	2058.386	2058.388	2058.390	2058.394	2058.396	2058.400	2058.405	2058.410	000	2038.000	2058 602	2058.603	2058.630	2058.700	2058.705	2058.805	2028.900	2008.902	2090.20	2090.30	2090.40	2090.50	2510.55	2510.Ap. D	2510.Ap. E	2510.50	2530.Ap. B	7740.30	TITLE 80	150.430	302.600	303.102	303.125	303.290	310 30	310.40	310.100	310.110	310.130	310.230	310.290	310.320	310.230	310.450	310.530	310.540	310.Ap.A	T. A.		

NOVEMBER 22, 1991	P-16901)	(P-16901)	(P-16901)	(P-16901)	P-16901)	P-16901)	P-15422)		(P-16913)	(P-16913)	(P-16913)	P-16913)	(P-16913)	(P-16913)	(P-16913)	(P-16913)	(P-16913)	(1-19313) (D 16013)	(F-16913)	(F-16913)	(P-16913)	(P-16913)	(P-16913)	(P-16913)	(P-16913)	(P.16013)	(I-10313)	(F-10913)							(P-17897/90; A-6305)				(P.17897/90 A-6305)	(F-1)(9)()0, A-0500)	(F-3017,A-13336) (F-3017)	A-6305)	(P-16932)	(P-16932)	(P-16932)	(P-16932)	(P-16932)	(P-16932)	(P-16932)	(D 19105 M) A 5794)					(P-18195/90; A-6284)				(D 18208/00: A 6286)				(P-18208/90; A-6286)	(P-18208/90; A-6286)				(P-18208/90; A-6280)	
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SECTIONS AFFECTED INDEX	470.101	470.115	470.120	470.131	470.146	470.160	480.101	490.10	490.20	490.30	490.40	490.50	490.60	490.70	490 80	490.90	400.100	490.100	490.110	490.120	490.130	490.140	490.150	490 160	400 170	400.100	490.180	490.190	490.200	500.102	500.103	500.105	500.115	500.150	500.155	500.175	500 105	2000	100 003	500.201	200.220		510.101	510.110	510.115	510,120	510.131	510 145	610.140	310.160	600.101	600.105	600.110	600,115	600.120	500 125	000130	000.136	600.133	610.101	610.105	610.110	610.115	610 120	501019	610.123	610.130	610.135	
SECTIONS A		(P-17908/90; A-6290)		P-19751/90; A-5820)	(P-19/31/90; A-3820)															P-19774/90; A-5829)								(P-19740/90; A-6299)	(P-19740/90; A-6299)					(F-19/40/90, A-5815)			(P-13/62/90; A-3496)			(P-1724; A-10944)	(P-1724; A-10944)	(P-1724; A-10944)	(P-1724: A-10944)	(P-1724: A-10944)					17:		(P-1748; A-10966)						-1/48;	-1748;	(P-1748; A-10966)	(P-1748; A-10966)	(P-1748: A-10966)	(D 1748: A 10066)	(F-1/46, A-10066)	(P-1/48; A-10900)		(P-13434/90; A-122)	(P-15417)	(P-15417)	
11		ma ma ma ma ma ma ma ma ma ma ma ma ma m); -	.			ше							am	am ma	am (am (am (am (L C		ann	am	am	am	am	am	am	1	THE CHE	110	and a	an ii	dill	ma :	am	am	am	am	am	am	TIE .		iii da	ann	am	am	am	am	am	me	The state of	alli	arn	am	am	am	am	am	E e	1	alli	am	am	am	am	am	
VOL. 15, ISSUE #47	TITLE 86 (CONT'D)	280.120	280.130	290.101	290.105	290.110	290.113	320.101	320.105	320.110	31076	200100	320.120	330.101	330.105	330.110	330.115	330.120	340,101	340 105	340 110	270.101	3/0.101	3/0.105	370.110	370.115	370.120	380.101	380 110	280.115	280.113	300.120	390.101	390.103	390.110	420.50	420.90	430.100	430.110	430.120	430.130	430 160	430 180	430.100	430.000	430.200	432.100	432.110	432.120	432,160	435.100	435 110	425.120	455.120	435.130	435.140	435.160	435.170	435.180	435 190	435 200	455.200	433.210	435.220	440.90	450.10	460.101	460.110	
1991	792)																																																																				
NOVEMBER 22, 1991	P-20194/90; A-6621; O-6792)	(P-20194/90; A-6621)	(P-20194/90; A-6621)		(P-17916/90; A-5834)	(P-19804/90; A-5861)			(P-19804/90; A-3861)	(P-19804/90; A-3861)	Ċ	804/90; A		¥.	(P-19804/90; A-5861)	4	A			ζ <	9/88/9U; A	Ċ	9788/90;	(P-19788/90; A-5845)	(P-15948)				(F-13946)		(P-15958)		(P-15958)	2958)	4754/90;	9706/90;	(P-19706/90; A-5783)	(P-19706/90; A-5783)	.06/9026	0706/00. A	020000	(P-19/06/90; A-5/65)	9/06/90; A	9717/90;	9717/90;	9717/90; A	(P-19717/90; A-5796)	9717/90: A	9717/90	0717/00.	04776	9/23/90; A	,06/57/6	19725/90;	19725/90;	(P-19725/90; A-5781)	(P-15251/90: A-3507)	(P-15251/90- A-3507)	5251/00.	13231/90,	(P-15251/90; A-3507)	15251/90;	15251/90;	(P-15251/90; A-3507)	17908/90	17008/00.	17008/90,	(P-1/908/90; A-6290)	1 /908/90;
715	me		am	-			am	am				am	am	am	am	am	am	um d	anıı	am	am	am	am	am	am	E .	um d	am	am	am	am	am	am	am	am	am	am	am	u.e	ann a	am	am	am	am	am	am	am	me		anii a	am m	н	н	-		-	me	THE COLUMN	1 1	am	am	am	am	am	me	and a	ma i	am	am
TED INDEX	130 2145	130.2150	130.2165	140.101	140.301	150.101	150.105	150.135	150.201	150.405	150.710	150.725	150.905	150,1101	150.1310	150 1401	150 1405	100.140	100.101	160.105	160.115	160.135	160.150	160.155	180 101	100.101	100.130	180,140		_		190.120	190.170	190.175	200.115	220,101	220 105	220 110	220.115	220.120	220.120	220.125	220.130	230.101	230.105	230.110	230.115	230 120	220.120	230.173	230.130	240.101	240.105	240.110	240.115	240 120	101 020	270.101	270.103	270.110	270.115	270.120	270.125	270 130	200.101	200.101	280.105	280.110	280.115
SECTIONS AFFECTED INDEX		(P-14196) (E-14297)		(P-20194/90; A-6621; O-6792)			(P-20194/90; A-6621)			(P-20194/90; A-6621)	(P-20194/90; A-6621)	(P-20194/90; A-6621)				(F-20194/90; A-6021)				(P-20194/90; A-6621)				(F-20194/90, A 6621)	(F-20194/90; A-0021)	(P-20194/90; A-6621)	(P-20194/90; A-6621)	(P-20194/90; A-6621)	(P-20194/90; A-6621)	(P-5021: A-13542) (P-20194/90;	A-6621)	(P-20194/90: A-6621)	(P-20194/90: A-6621)	(P-20194/90: A-6621)	(D 20194/90: A-6621)	(D 20194/90: A-6621)	(F-20194/90, A-6021)	(F-20194/90, A-6021)				(P-20194/90; A-6621)		(P-20194/90; A-6621)			7				(P-20194/90; A-6621)	(P-20194/90; A-6621)				ς -	ζ.			(P-20194/90; A-6621)		(P-20194/90: A-6621)					(P-20194/90; A-6621)	(P-20194/90; A-6621)	(P-20194/90; A-6621)
VOL 15 TOSTIE #47		110 190 "	am	am	am	am a		am	am	am	am	The state of		III II	TITE I	am	am	am	am	am	me			ann	am	am	am	am	am	am		am	ii a	am	um d	ann	4	am		am	am		me	am	me	11 10	ann			am	am								am	am	am	ue.	ann	am		am	am		
1 12	5 6	2		130.120																			130.302		30.530	30.535	30.540		30.701				30.000	30.310	30 1405	20	30.1410	30.1415	130.1420	_	5	30.1701	30 1920	30 1930	20 1050	20.1930	4		130.1955	0	30.1980	130,1990	v	20	30.2007	0	130.2010	0	30.2040	30.2055	30 2060	3007.00	20	30.2080	30,2085	0	130.2105	130.2115	30.2140

	NOVEMBER 22, 1991	(P-5539; A-11164) (P-15008) (E-15144)	(P-15712/90; A-288)	(P-15008) (E-15144) (P-16623) (E-16772)	(P-10897; O-16522; R-16805;	A-16719)	(F-10897; O-16522; R-16603; A-16719) (P-16623) (E-16772)	(P-6435; A-13533)	(P-8681; W-16995) (E-8/08; O-11533)	(P-5551; A-12747) (P-16625)		(P-5551; A-12/41) (P-16625)	(P-5551; A-12747) (P-16625)	(P-159; A-5302) (E-348)	(P-8642; A-14240)	(P-5551; A-12/4/) (P-16625)	(F-159: A-10101)	(P-159; A-5302) (E-348)	(P-16856)		(P-5551; A-12/4/)	(P-12137)	(P-12137)	(P-12137)	(P-12137)	(P-12137)	(F-12137) (P-12137)	(P-12137)	(P-12137)		(P-12137)	(P-12137)	(P-12137)	(P-12137)	(P-12137)	(F-12137)	(P-12137)	(P-12137)	(P-12137)	(P-12137)	(P-12137)	(P-12137)	(F-5551; A-12/47)	(P-12137)	(P-12137)	(P-12137)	(P-12137)	(F-12137)	(P-833)	(P-833)
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GISTER	TED INDEX	114.251	114.402	116.500	116.510	003 211	110.320	117.90	118.200	120.11	120.12	120.31	120.60	120.61		120.64	120.72	120.74	120.80	120.200	120.208	120.210	120.211	120.212	120.216	120.217	120.218	120.225	120.230	120.235	120.236	120.240	120.250	120.255	120.260	120.261	120.270	120.271	120.272	120.275	120.276	120.280	120.281	120.282	120.283	120.284	120.285	120.290	120.319	120.320
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	(P-17762/90; A-1029)	(P-16851)	(P-371; A-5684) (P-19568/90: A-5775)	(P-2521; A-11447)	<u></u>	(P-2521; A-11447) (P-2521: A-11447)		(P-2521; A-11447) (E-2862) (P-8785: A-14227)		(P-8785; A-14227)	(P-10564)	(P-5502; 11127) (P-157: A-5275) (E-338)	(P-16596)	(P-384; A-5698)	(P-14994) (E-15119)	(F-14994) (E-13119)	(F-10010)	(P-16610)	(P-16610)	(P-6913; A-11948)	(P-804; A-7104) (E-1111;	O-5125) (P-7444; A-14073)	(P-15701/90; A-277)	(P-1715; A-7104)	(P-5517; A-11142)	(P-14994) (E-15119)	(P-10889; O-16521; R-16803;		(P-14994) (E-15119) (P-14994) (E-15119)	-	(P-14994) (E-15119)	(P-14994) (E-15119)	ė	_	(P-14994) (E-15119)	_	_	(P-15008) (E-15144)	(P-15008) (E-15144)	_	-	(P-15008) (E-15144)	(P-15008) (E-15144) (P-15008) (E-15144)		_		(P-15008) (E-15144)	(P-15008) (E-15144)	(P-5539; A-11164)
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	VOL. 15, ISSUE #47	TITLE 89 (CONT'D) 111.101 am	0	112.9	112.70	112.74	112.78	112.80	112.82	112.110	112.130	112.131	112.340	112.400	113.9	113.40	113.30	113.109	113.110	113.113	113.125	113.155		113.251	113.260	113.261	113.302	113.306		113.400	113.410	113.415	113.425	113,430	113.435	113.440	113.445	114.1	114.2	114.60	114.61	114.62	114.63	114.64	114.80	114.120	114.121	114.122	114.124	114.210
	NOVEMBER 22, 1991	(P-11075; E-11252) (P-433; W-11342) (P-11075;	E-11252) (P-11075: E-11252)			(P-110/5; E-11252)	(P-11075; E-11252)	(P-433; W-11342)			(P-11075; E-11252)		E-11	Ξ.	(P-11075; E-11252)	(P-110/5; E-11252) (P-11075; E-11252)	E-1	H H	E-11	(P-11075; E-11252)	(P-11075; E-11252) (P-11075; E-11252)	E		(F-110/5; E-11252) (P-11075; E-11252)			(F-110/5; E-11252) (P-11075; E-11252)	E-11	(P-11075; E-11252)		E-11	(P-11075; E-11252) (P-11075: E-11252)		E-11	(P-11075; E-11252)				(P-11075; E-11252)	(P-11075; E-11252)		(P-11075; E-11252)		(P-409: A-7202)	(P-409; A-7202)	(P-18705/90; A-5320)	(P-15; A-6557)	(P-15; A-6557)	(P-15; A-6557)	(P-16845)
	NOVEMBER 22, 1991	n (P-11075; E-11252) n (P-433; W-11342) (P-11075;			(P-11075;		(P-11075;	(P-433; W		(P-11075;	(P-11075;		(P-11075; E-11	(P-11075; E-11	(P-11075; 1	7 4	(P-11075; E-11	(P-11075; E-11	(P-11075; E-11			E	E :			E :	4 6	E-11		- H	E-11			E-11	E-1		(P-11075; E-11	(P-11075;	(P-11075;	-	(P-11075;			am (P-409: A-7202)					am (P-15; A-6557)	
		3000.405 n (P-11075; E-11252) 3000.410 n (P-43; W-11342) (P-11075;		n (P-11075;	п (Р-11075;	(P-11075;	n (P-11075;	(P-433; W	n (P-110/3; n (P-11075;	n (P-11075;	(P-11075;	n (F-110/3;	п (Р-11075; Е-11	(P-11075; E-11	n (P-11075;	n (P-110/5; E-11 n (P-11075; E-11	(P-11075; E-11	n (P-11075; E-11	п (Р-11075; Е-11	n (P-11075;		n (P-11075; E-11	n (P-11075; E-11		n (P-11075;	E :	n (F-11075; E-11	п (Р-11075; Е-11		n (P-11075; E-11	п (Р-11075; Е-11		n (P-11075;	п (Р-11075; Е-11	E-1	п (Р-11075;	n (P-11075; E-11	n (P-11075;	(P-11075;	n (P-11075;	n (P-11075;		TITIE 80	am	am	am	am	аш	THE THE	
	SECTIONS AFFECTED INDEX NOVEMBER 22, 1991	3000.405 n (A-6288) 3000.410 n (E-11252)	A-6288) 3000.420 n (P-11075;	A-6288) 3000.425 n (P-11075;	n (P-110/5;	3000.440 n (P-11075;	3000.500 n (P-433; W-	3000.610 n (P-110/3;	3000.700 n (P-11075;	3000.705 n (P-11075;	n (F-110/3;	V-11342) (P-11075; 3000.716 n (P-11075; E-11	3000.720 n (P-11075; E-11	3000.725 n (P-11075; 1	n (P-110/5; E-11 n (P-11075; E-11	V-11342) (P-11075: 3000.740 n (P-11075: E-11	3000.745 n (P-11075; E-11	11342) (P-11075; 3000.750 n (P-11075; E-11	3000.755 n (P-11075;	n (P-110/5;	3000.770 n (P-11075; E-11	V-11342) (P-11075; 3000.800 n (P-11075; E-11	n (P-110/5;	3000.830 n (P-11075;	7-11342) (P-11075; 3000.840 n (P-11075; E-11	n (F-11075; E-11	P-11075; 3000.920 n (P-11075; E-11	n (P-11075;	3000.950 n (F-11075; E-11	7-11342) (P-11075; 3000.960 n (P-11075; E-11	n (P-11075;	3000.1020 n (P-11075;	3000.1030 n (P-11075; E-11	n (P-11075; E-11	E-11252) 3000.1120 n (P-11075;	P-11075; 3000.1130 n (P-11075; E-11	3000.1140 n (P-11075;	n (P-11075;	3000.1170 n (P-11075;	3000.1171 n (P-11075;	E-11252) 3000.1172 n (P-11075;	(P-110/5; E-11252) TITTE 80	E-11252) 102.70 am	E-11252) 102.81 am	104.45 am	104.250 am	аш	(P-11075; 104.330 am	110.10 am
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	3000.405 n (A-6288) 3000.410 n (A-6288) 3000 415 n (P-11075:	A-6288) 3000.420 n (P-11075;	(P-18217/90; A-6288) 3000.425 n (P-11075;	A-5762) 3000.430 n (P-110/5;	(P-17879/90; A-5762) 3000.440 n (P-11075;	(P-17879/90; A-5762) 3000.500 n (P-433; W.	n (P-110/3; n (P-11075;	(P-17887/90; A-5770) 3000.700 n (P-11075;	n (P-17894/90; A-5778) 3000.705 n (P-11075;	3000.715 n (F-11075;	3000.716 n (P-11075; E-11	3000.720 n (P-11075; E-11	(P-11075; E-11252) 3000.725 n (P-11075; J	3000.730 n (P-110/3; E-11 3000.735 n (P-11075; E-11	3000.740 n (P-11075; E-11	E-11252) n (P-11075; E-11	11342) (P-11075; 3000.750 n (P-11075; E-11	E-11252) n (P-11075; 3000.755 n (P-11075; 3000.756	3000.765 n (P-110/5)	3000.770 n (P-11075; E-11	3000.800 n (P-11075; E-11	3000.820 n (F-110/3; J	(P-11075; E-11252) 3000.830 n (P-11075;	3000.840 n (P-11075; E-11	3000.910 n (P-11075; E-11	(P-433; W-11342) (P-11075; 3000.920 n (P-11075; E-11	E-11252) 3000.930 n (P-11075; 2000.040 - (P-11075; 2000.040	3000.950 n (F-11075; E-11	3000.960 п (Р-11075; Е-11	3000,1000 n (P-11075; 3000,1010 n (P-11075;	E-11252) n 3000.1020 n (P-11075;	(P-11075; E-11252) 3000.1030 n (P-11075; E-11	3000.1100 n (P-11075; E-11	(P-11075; E-11252) 3000.1120 n (P-11075;	P-11075; 3000.1130 n (P-11075; E-11	E-11252) 3000.1140 n (P-11075;	3000.1150 n (P-11075;	3000.1170 n (P-11075;	(P-11075; E-11252) 3000.1171 n (P-11075;	E-11252) 3000.1172 n (P-11075;	(P-110/5; E-11252)	(P-11075; E-11252) 102.70 am	(P-11075; E-11252) 102.81 am	(P-11075; E-11252) 104.45 am	(P-11075); E-11252 104.250 am	(P-110/5; E-11252) 104.272 am	(P-433; W-11342) (P-11075; 104.330 am	110.10 am

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	NOVEMBER 22, 1991		(P-6/23/90; A-2/94) (P-6683/90; A-2740)		(P-6683/90; A-2/40)		(P-6683/90; A-2740)			(P-6683/90; A-2740)			(P-6725/90; A-2794)		(P-6725/90; A-2794)	(P-6725/90; A-2794)	(P-8156; A-15749)	(P-8163; A-15753)	R-6791; A-6602) (P-14392)	(E-14704)	(P-14392) (E-14704) (P-8982790: O-17710790-	R-6791; A-6602) (P-16896)	(P-8160; A-16984)	(P-8560/90; O-16085/90; M 5021: A 7254)	(P-12252/90; A-6279)	(P-12252/90; A-6279)	(P-9303; A-16987)	(P-9303; A-16987)	(P-11702/90; A-10185)	(P-11702/90; A-10185)			(P-11/02/90; A-10185)		(P-8522)	(F-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522)	(P-8522) (P-8522)	
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ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	650.60	650.70	650.20	650.70	650.90	650.100	650.110	650.120	650.130	650.150	650.160	650.200	650.600	650.700	650.Ap.B	680.300	685.150		033 307	685.550	000.000	687.10	687.100	695.300	695.400	700.200	700.500	712.100	712.200	712.400	712.1000	712.Ap.A	755.10	755.20	755.22	755.25	755.30	755.40	755.50	755.60	755.60	755.70	755.80	755.80	755.90	755.100	755.110	SAI-42
ILLINOIS	SECTIONS AF	1727	(P-14/34) (P-14734) (E-15088)	(P-14734) (E-15088)	(P-14734) (E-15088)	(P-14734) (E-15088)	(P-14734)	(F-14734) (P-14734)	(P-14729)	(P-14764) (E-15104)	(P-14764) (E-15104)	(P-14764)	(P-4303/90; A-24)	(P-4303/90; A-24)	(P-12718/90; A-7728)	(P-12718/90; A-7728)	(P-12718/90; A-7728)	(P-12718/90; A-7728)	(P-12718/90; A-7728)	(P-12718/90; A-7728)	(P-9370/90; O-17698/90;	(P-9370/90; A-7211)	(P-9392/90; A-9737)	(P-9392/90; A-9737)	(P-9392/90; A-9/37) (P-11399)	(P-161; A-10179) (P-11399)	(P-12731/90; A-6617)	(F-12/31/90; A-0017) (P-8541)		(P-11736/90; A-7370)	(P-11736/90; A-7370)	(P-11736/90; A-7370)	(P-11736/90; A-7370)	(P-12257/90; A-5757)	(P-12257/90; A-5757)	(P-1225//90; A-5/5/)	(P-7885; A-16118)	(P-9385/90; A-7347)	(P-9385/90; A-7347)	(P-9383/90; A-1347)	(P-6725/90; A-2794)		(P-6725/90; A-2794)		(P-6683/90; A-2740)	(P-6683/90; A-2740)		(P-6683/90; A-2740) (P-6725/90; A-2794)	
	47	MT.D	# #	am	E E	i ii	me	E E	ma m	ma !	E E	am	E E	a m	#		#	ша	# #	am	c	r r	am	am !	ma ma	Ħ	am	a me	c	E	am	E	ша	# #	am	u E	a m	am	am	E .		c	⊢ F			_ =	1	E L	
	VOL. 15, ISSUE #47	TITLE 89 (CONT'D)	406.8	406.9	406.10	406.13	406.14	406.24	407.29	408.5	408.65	408.70	431.2	431.5	505.5	505.10	505.20	505.40	505.80	505.10	215.400	515.500	552.30	552.60	562.20	562.30	567.20	572.90	587.105	587.106	587.110	587.111	587.120	592.75	592.80	617.20	617.30	617.50	617.55	617.70	650.1	650.10	650.10	650.20	650.30	650.40	650.40	650.50	
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	NOVEMBER 22, 1991	(P-15928) (E-16166)	(F-13928) (E-10109) (E-10502) (P-10909)	(E-10502) (P-10909)	(F-10909) (E-10502) (P-10909)		(P-15928) (E-16166) (P-15931) (F-16308)	(P-15931) (E-16308)	(P-15931) (E-16308)	(P-15931) (E-16308) (P-15031) (E-16308)	(P-15931) (E-16308)	(P-15931) (E-16308)	(P-15/22/90; A-1826) (P-15931) (E-16308)	(P-15931) (E-16308)	(P-15931) (E-16308)	(P-15931) (E-16308)		(P-15931) (E-16308) (P-15931) (E-16308)	(P-15931) (E-16308)	(P-15931) (E-16308)	(F-806)	(P-806)	(P-17436/90; A-1034)	(P-14335) (E-14593)	(E-2838) (F-18833/90; A-10351)	(P-8735; PF-14320;	W-16520) (E-14285)	(P-8415)	(P-8415)	(P-8415)	(P-8415)	(P-8415)	(P-8415) (P-8415)	(P-8415)	(P-8415)	(F-8413) (P-8415)	(P-8415)	(P-8415)	(P-8415)	(F-8415)	(P-8415)	(P-8415)	(P-8415) (P-8415)	(P-8415)	(P-18871/90; A-11111)	(F-13237) (E-13334) (P-14734) (E-15088; M-16519)	(P-14734)	(P-14734) (P-14734)	
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EGISTER	TED INDEX	148.310	148.340	148.360	148.380	148.390	148.400	149.25	149.50	149.75	149.105	149.125	149.150	149.175	149.200	149.225	149.250	149.275	149.325	149.300	160.3	160.20	160.70	240.655	240.1003	300.20	300 30	335.100	335.102	335.200	335.300	335.302	335.304	335.308	335.310	335.314	335.316	335.318	335.320	335.328	335.330	335.332	335.334	335.338	352.Ap. A	406.2	406.4	406.5	41
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	(P-5434/90; O-5118; RC-5120)	(P-9355/90; O-13039/90;	R-3129; A-3058)	(F-9355/90; O-13039/90; R-3129) (A-3058)	(P-9355/90; O-13039/90;	R-3129; A-3058) (P-0355/90: O-13039/90:	R-3129); A-3058)	(P-9355/90; O-13039/90;	K-3129; A-3038)	R-3129; A-3058)	(P-9355/90; O-13039/90;	K-3129; A-3058) (P-9355/90: O-13039/90:	R-3129; A-3058)	(P-9355/90; O-13039/90; P 3129; A 3058)	(P-9355/90; O-13039/90;	R-3129; A-3058)	(P-9355/90; O-13039/90; R-3129: A-3058)	(P-15243/90; A-6238) (P-7501)	(P-15940) (E-16435)	(F-7501) (F-15940) (E-16455) (P-870: A-13390)	(P-870; A-13390)	(P-870; A-13390)	(P-870; A-13390)	(F-870; A-13390) (P-870; A-13390)	(P-870; A-13390)	(P-870; A-13390)	(P-15928) (E-16166)	(E-12005)	(P-15928) (E-16166)		(P-15928) (E-16166)	(P-15928) (E-16166) (P-15928) (E-16166)	-	_	(F-13928) (E-16166) (P-15928) (E-16166)	_		(P-15928) (E-16166)		_	_	(P-15928) (E-16166) (P-15928) (E-16166)		(P-15928) (E-16166)			(P-15928) (E-16166) (P-15928) (E-16166)	SAI-41
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	VOL. 15, ISSUE #47	147.250	147.300	300 27	147.303	147.310	147 315	0.00	147.320	147 325		147.330	147.335		147.340	147.345		147.350	147.Tb.A	147 Th D	147.Th C	147.Tb.D	147.Tb.E	147.Tb.F	147.Tb.H	147.Tb.I	147.Tb.J	148.20	148.30	148.40	148.70	148.80	148.100	148.110	148.120	148.140	148.150	148.160	148.170	148.190	148.200	148.210	148.230	148.240	148.250	148.270	148.280	148.300	

P. 8522)	VOL. 15. ISSUE #47	ILLINOIS REGISTER SECTIONS AFFECTED INDEX	ISTER 3D INDEX	NOVEMBER 22, 1991	VOL. 15, ISSUE #47	SECTIONS AFFECTED INDEX	LEGISTER C'TED INDEX	NOVEMBER 22, 1991
Control Cont								
Charge C	ONT.D			606	TITLE 92 (CONT'D)	(B 3231: A 9045)		(P-7026; A-13189) (P-16653) (P-6994: A-13155)
Principal State Principal	н 1			(F-0000/90; A-1221) (P-6666/90: A-7221)	I P.EX.B	(F-3231, A-9045)	393.2000 am	(P-7022; A-13185)
Chargest Section Section Chargest Charges Chargest Charges Cha				(D 6666/00) A 7221)	1 8 1	(P-3231: A-9045)	-	(P-6997; A-13161)
Column					1	(P-15262/90; A-2796)		(P-7003; A-13167)
Principal State Principal						(P-15262/90; A-2796)		(P-6991; A-13158)
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Press20, Actash	-			90;	11	(P-15262/90; A-2796)	_	(P-13041)
P. 1222-1010	_			90;		(P-15262/90; A-2796)		(P-130/2)
P. 1927 See App	am	1/90; A-6261)		90;		(P-15262/90; A-2796)		(P-13072)
P. 1922 P. 1	-			90:	27.80 n			(P-130/2)
P. 1922 Stack P. Color P. 1928 Stack P.				90:	27.90 п			(P-17535/90; A-5894)
Chargon Char	: :				27 100			(P-17535/90; A-5894)
P. 125200 46.40 P. 12899 277120 P. 128200 456.40 P. 127800 Ch. 12899 457120 P. 128200 456.40 P. 127830 P. 128300 456.40 P. 127830 P. 128300 456.40 P. 127830 P. 127830 P. 127830 456.40 P. 127830 P. 127830 P. 127830 456.40 P. 127830 P. 127830 P. 127830 P. 127830 456.40 P. 127830 P. 1278300 P. 1278300 P. 1278300	= 1			(P-12989)	27 110 m			
Colored Acard Colored Acad	=				27.170			
Colored Colo	-				021.12	(D 15262/00), A 2796)		
Charles Char	am					(D 15252)(O), A 2706)		
Principal Prin	ď					(F-13202/30, A-2130)		
Principal	am				€	(F-13202/90; A-2190)		
Principal	am					(P-3275; A-9047)		(F-2340)
Principal	am					(P-3275; A-9047)	530.10 r	(F-3003)
Principal 1900.134	1 0						530.20 n	(P-2940)
Fig. 1999 1901 19	anıı						530.20 r	(P-3003)
Chi	arn						530.30 n	(P-2940)
Chi	E					5 1	530 30	(P-3003)
Principal 1300.100	п				37.60 n		100:00	(B 2040)
(P. 15390) 1300.200 nn (P. 5141) 37.80 n (P. 5275, A-9047) 500.0 nn (P. 15390) 1300.200 nn (P. 5141) 37.80 n (P. 5275, A-9047) 500.0 nn (P. 15390) 1300.200 nn (P. 5141) 37.100 n (P. 5275, A-9047) 500.0 nn (P. 15390) 1300.200 nn (P. 5141) 37.100 nn (P. 5275, A-9047) 500.0 nn (P. 15390) 1300.200 nn (P. 5275, A-9047) 500.0 nn (P. 15390) 1300.200 nn (P. 5275, A-9047) 500.0 nn (P. 15390) 1300.200 nn (P. 5275, A-9047) 500.0 nn (P. 15370) nn (P. 5275, A-9047) 500.0 nn (P. 5275, A-90	arn	-			37.70 n		330.40 n	(F-2940)
(P.15390) (P.15390) (P.1541) (P.1541) (P.15390)	am				37.80 п		530.50 n	(F-2940)
Chi	-				37.90 n		530.60 n	(P-2940)
Chi	ann				37 100 2		530.100 n	(P-2940)
Fig. 2009 Fig.	an		300.410	(1-71-1)	37 110		530.101 r	(P-3003)
(C) 12390) (C) 12390 (C) 1231 (C) 1231 (C) 1232 (C) 1232 (C) 12390	u		20 11 10		27 120		530.102 r	(P-3003)
(P.15390) (P.15300) (P.25211. A9045) (P.15300)	c		76 37		11 021.16		530 103	(P-3003)
(P.121299)	r	(P-15390)	18.10 r		37.130 n		500.000	(I -5003)
P. 1221296, Ac824 18.20 r P. 3221, A-9045 F. A-9121, A-9045 F. A-9121, A-9045 F. A-9121, A-9045 F. A-9121, A-9045 F. A-912, A-9045 F. A-	п	(P-15390)	18.10 n		37.140 n		530.104 I	(F-3003)
(P.12121990, ASS94)	am	(P-12212/90: A-8294)	18.20 r		37.Ex. A n		530.105 r	(F-3003)
(P.121296, A.824) (P.121290, A.824) (P.121290, A.824) (P.121290, A.824) (P.121290, A		(P-11406: W-13983) (P-15405)			57.10 n	(P-15283/90; A-2817)	530.106 r	(P-3003)
(P.112166, W.1983, P.1466) 18.30	-	(D 12212/00: A 8204)			57.20 n	(P-15283/90; A-2817)	530.107 r	(P-3003)
(F-11406) W-12834) (F-13405) [8.50 H (75221, A9042) [8.730 H (75221, A9042) [8.730 H (75221, A9042) [8.730 H (75221, A9042) [8.750 H (7522	arii	(1-12212/70, A-6234)			57.30		530.108 r	(P-3003)
(F-121209-R-8294) (F-121209-R-		(F-11406; W-13963) (F-13403)			57.30		530.109 r	(P-3003)
(P-121206; W-13883(P-13405) 18.40	am	(P-12212/90; A-8294)			11.50		530 110 n	(P-2940)
(P.1221299; A.8294) (P.1321390; A.8294) (P.1321390; A.8294) (P.1321390; A.8294) (P.1321390; A.8294) (P.1321390; A.8294) (P.132139(P-13465) (P.1321390; A.8294) (P.1321390; A.8394) (P.13221390; A.8394) (P.13221390; A.8394) (P.1321390; A.8394) (P.1321390; A.8394) (P.1321390; A.8394) (P.1321390; A.8394) (P.13		(P-11406; W-13983)(P-15405)			57.40 n		1 011.000	(B 3003)
(P-11406, W-13983)(P-15405) 18.50 n (P-3222, A-9022) 57.60 n (P-1528390, A-2817) 530.111 r (P-11406, W-13983)(P-15405) 18.60 n (P-3221, A-9022) 57.70 n (P-1528390, A-2817) 530.113 r (P-11406, W-13983)(P-15405) 18.60 n (P-3221, A-9042) 57.100 n (P-1528390, A-2817) 530.113 r (P-11406, W-13983)(P-15405) 18.70 n (P-3222, A-9022) 57.100 n (P-1528390, A-2817) 530.114 r (P-1212120, A-8294) 18.80 r (P-3222, A-9022) 57.110 n (P-1528390, A-2817) 530.116 r (P-15406, W-13983)(P-15405) 18.80 r (P-3222, A-9022) 57.110 n (P-1528390, A-2817) 530.118 r (P-14406, W-13983)(P-15405) 18.90 n (P-3222, A-9022) 57.110 n (P-1528390, A-2817) 530.118 r (P-14406, W-13983)(P-15405) 18.100 n (P-3222, A-9022) 57.120 n (P-1528390, A-2817) 530.120 n (P-12121200, A-8294)(P-15405) 18.100 n (P-3222, A-9022) 177.50 n (P-12121200, A-8294)(P-15405) 18.110 n (P-3222, A-9022) 177.50 n (P-1528390, A-2817) 530.120 n (P-12121200, A-8294)(P-15405) 18.110 n (P-3222, A-9022) 177.50 n (P-1528390, A-2817) 530.120 n (P-12121200, A-8294)(P-15405) 18.110 n (P-3222, A-9022) 177.5000 am (P-16422, A-7722) (P-15995) 530.120 n (P-12121200, A-8294)(P-15405) 18.110 n (P-3222, A-9022) 177.5000 am (P-1642, A-7722) (P-15990) 530.120 n (P-12124090, A-8304) 18.110 n (P-3222, A-9022) 177.3000 am (P-1642, A-7722) (P-1603) 530.120 n (P-1224090, A-8304) 18.110 n (P-3222, A-9022) 177.3000 am (P-1642, A-7763) (P-1603) 530.120 n (P-1224090, A-8304) 18.110 n (P-3222, A-9022) 177.3000 am (P-1642, A-7763) (P-1603) 530.20 n (P-1224090, A-8304) 18.110 n (P-3222, A-9022) 177.3000 am (P-1642, A-7763) (P-1603) 530.20 n (P-1224090, A-8304) 18.110 n (P-3222, A-9022) 177.3000 am (P-1642, A-7763) (P-1603) 530.20 n (P-1224090, A-8304) 18.110 n (P-3222, A-9022) 177.3000 am (P-1642, A-7763) (P-1603) 530.20 n (P-1224090, A-8304) 18.120 n (P-3221, A-9042) 177.3000 am (P-1642, A-7763) (P-1603) 530.20 n (P-1224090, A-8304) 18.120 n (P-3222, A-9022) 177.3000 am (P-1642, A-7763) (P-1603) 530.20 n (P-1224090, A-8304) 18.120 n (P-3222, A-9022) 530.20 n (P-162220, A-1600) 20.20 n (P-162200, A-1600) 20.20	am	(P-12212/90; A-8294)			57.50 n		530.110	(F-3003)
(P.1221299, A.8294) (P.12121990, A.8294) (P.12121990, A.8294) (P.11406; W.13983)(P.15405) (P.12316; W.13983)(P.15405) (P.12316; W.13983)(P.15405) (P.12316; W.13983)(P.15405) (P.1231290, A.8294) (P.1231200,		(P-11406: W-13983)(P-15405)			sy.60 n		530.111 r	(F-3003)
(P.11406; W.13983)(P.15405) 18.60 n (P.3252, A-9022) 57.80 n (P.15283)99; A-2817) 530.113 r (P.15283)99; A-2817) 530.113 r (P.15283)99; A-2817) 530.114 r (P.15283)99; A-2817) 530.114 r (P.1521299) P.2212290; A-2817) 530.114 r (P.15283)99; A-2817) 530.114 r (P.15283)99; A-2817) 530.114 r (P.15283)99; A-2817) 530.115 r (P.15283)99; A-2817) 530.116 r (P.15283)99; A-2817) 530.116 r (P.15283)99; A-2817) 530.116 r (P.15283)99; A-2817) 530.118 r (P.15405) R (P.15405) R (P.15283)99; A-2817) 530.118 r (P.15405) R (P.15283)99; A-2817) 530.118 r (P.15283)99; A-2817) 530.118 r (P.15283)99; A-2817) F (P.15283)99; A-2817) F (P.15283)99; A-2817 F (P.15283)99; A-2817 <td>am</td> <td>(P-12212/90- A-8294)</td> <td></td> <td></td> <td>57.70 n</td> <td></td> <td>530.112 r</td> <td>(P-3003)</td>	am	(P-12212/90- A-8294)			57.70 n		530.112 r	(P-3003)
(P.1212/90; W-13983/(P-15465) 18.70 r (P.3231; A-9045) 57.10 n (P.123890; A-2817) 530.114 r r P.12406; W-13983/(P-15465) 18.70 r (P.3222; A-9042) 57.110 n (P.123890; A-2817) 530.115 r CP.12406; W-13983/(P-15465) 18.80 r (P.3242; A-9042) 57.110 n (P.123890; A-2817) 530.116 r r P.12417 F		(P-11406: W-13983)(P-15405)			57.80 n		530.113 r	(P-3003)
(P-112000, N-13983)(P-1540.) 18.70		(D 11406, W 12002)(D 16406)			47 90		530.114 r	(P-3003)
(P-1121299; A-8244) (P-151406; W-13983(P-15405) (P-15405) (P-151406; W-13983(P-15405) (P-15405) (P-15406; W-13983(P-15405) (P-15406; W-13405) (P-15406; W-1	п	(F-11400, W-15965)(F-15405)			\$7.100		530.115 r	(P-3003)
(P-12405) 18.80 r (P-3231; A-9045) 57.120 n (P-1528390; A-2817) 530.117 r (P-13605) 18.80 r (P-3221; A-9022) 57.120 n (P-1528390; A-2817) 530.118 r (P-121290; A-8294) 18.90 n (P-3252; A-9022) 57.130 n (P-1528390; A-2817) 530.118 r (P-121290; A-8294) 18.90 n (P-3252; A-9022) 57.140 n (P-1528390; A-2817) 530.119 r (P-121290; A-8294) 18.100 r (P-3252; A-9022) 57.140 n (P-1528390; A-2817) 530.120 n (P-1521290; A-8294) 18.110 r (P-3231; A-9045) 17.15 # (P-1528390; A-2817) 530.120 r (P-12121290; A-8294) P-15405) 18.110 n (P-3231; A-9045) 17.1100 am (P-1461; A-7752) (P-15995) 530.121 r (P-12121290; A-8294) P-15405) 18.110 n (P-3231; A-9045) 17.12000 am (P-1461; A-7763) (P-16093) 530.120 r (P-12121290; A-8294) P-15405) 18.110 n (P-3231; A-9045) 17.12000 am (P-1461; A-7763) (P-16093) 530.130 n (P-1221290; A-8304) 18.130 r (P-3231; A-9045) 17.2200 am (P-1461; A-7763) (P-16093) 530.130 n (P-1224099; A-8304) 18.140 r (P-3231; A-9045) 17.2000 am (P-1461; A-7743) (P-15995) 530.200 n (P-1224099; A-8304) 18.140 r (P-3231; A-9045) 17.82000 am (P-1461; A-7771) (P-16015) 530.200 n (P-1472; A-7771) (P-16015) 530.200 n (P-15720) am (P-14615) 77.2000 am (P-1472; A-7771) (P-16015) 77.2000 am (P-1472; A-7771) (P-16015	am	(P-12212/90; A-8294)			001.76		530 116 r	(P-3003)
(P-124096), 4-8294) 18.80 n (P-3252, A-9002) 57.120 n (P-12283/90; A-2817) 530.119 r (P-12121996, W-12983)(P-15405) 18.90 r (P-3251, A-9045) 57.140 n (P-15283/90; A-2817) 530.119 r (P-12121996, W-12983)(P-15405) 18.100 r (P-3231, A-9045) 57.140 n (P-15283/90; A-2817) 530.119 r (P-1306); W-13983)(P-15405) 18.100 r (P-3231, A-9045) 77.Ex.A n (P-15283/90; A-2817) 530.120 n (P-12212/90; A-8294)(P-15405) 18.110 n (P-3252, A-9022) 171.6 # (P-145283/90; A-2817) 530.120 r (P-12212/90; A-8294)(P-15405) 18.110 n (P-3252, A-9022) 171.6 # (P-1452, A-7752) (P-15995) 530.122 r (P-12212/90; A-8294) 18.120 r (P-3231, A-9045) 172.2000 am (P-1461; A-7752) (P-15095) 530.122 r (P-12212/90; A-8294) 18.130 r (P-3252, A-9022) 172.2000 am (P-1466; A-7752) (P-16093) 530.123 r (P-12240/90; A-8304) 18.130 r (P-3231, A-9045) 177.2000 am (P-1462; A-7742) (P-16093) 530.130 n (P-1240/90; A-8304) 18.140 n (P-3231, A-9045) 178.336.1.3 am (P-16015) 530.201 r (P-1240/90; A-8304) 18.150 r (P-3231, A-9045) 179.2000 am (P-1462; A-7743) (P-16015) 530.201 r (P-1240/90; A-8304) 18.150 r (P-3231, A-9045) 179.2000 am (P-1462; A-7743) (P-16015) 530.203 r (P-1572) 18.150 r (P-3231, A-9045) 179.2000 am (P-1463; A-7743) (P-16015) 530.203 r (P-1572) 18.150 r (P-3231, A-9045) 179.2000 am (P-1463; A-7743) (P-16015) 530.203 r (P-1572) 18.150 r (P-3231, A-9045) 179.2000 am (P-1463; A-7743) (P-16015) 530.203 r (P-1572) 18.150 r (P-3231, A-9045) 18.150 r (P-3231, A-9045) 18.150 r (P-3231, A-9045) 18.150 r (P-13231, A-9045) 18.150 r (P		(P-11406; W-13983)(P-15405)	18.80 r		011.7C		21.000	(p 3003)
(P.12212/96, A-8294) 18.90 r (P.3231, A-9045) 57.130 n (P.15283/96, A-2817) 530.118 r P <t< td=""><td>am</td><td>(P-15405)</td><td></td><td></td><td>57.120 n</td><td></td><td>230.117</td><td>(1-2003)</td></t<>	am	(P-15405)			57.120 n		230.117	(1-2003)
(P-11406; W-13983)(P-15405) 18.90 (P-3252; A-9022) 57.140 n (P-1528390; A-2817) 530.120 r P-1406; W-13983)(P-15405) r (P-1321; A-9042) F7.Ex.A n (P-1528390; A-2817) 530.120 r P-15212406 A-2817 P-1521240 r P-1521240 A-2817 P-1521240 r P-1521240 R-1521240 A-2817 P-1521240 R-1521240 R-15212	am	(P-12212/90: A-8294)			57.130 n	(P-15283/90; A-2817)	330.118	(F-3003)
(P-11406; W-13983)(P-15405) 18.100 r (P-3221; A-9042) 17.15 n (P-15283)90; A-2817) 530.120 n (P-15212)90; A-8294)(P-15405) 18.100 n (P-3252; A-9022) 17.15 n (P-15295) 530.121 r (P-12212)90; A-8294)(P-15405) 18.110 n (P-3221; A-9042) 17.1000 am (P-1452; A-7752) (P-15995) 530.122 r (P-12212)90; A-8294)(P-15405) 18.110 n (P-3221; A-9042) 17.1000 am (P-1452; A-7752) (P-15995) 530.122 r (P-12212)90; A-8294)(P-15405) 18.120 n (P-3232; A-9022) 17.2200 am (P-1466; A-7766) (P-16003) 530.130 n (P-152212) 18.130 n (P-3232; A-9022) 17.2200 am (P-1466; A-7765) (P-16003) 530.130 n (P-12240)90; A-8304) 18.130 n (P-3221; A-9042) 17.2000 am (P-1661; A-7765) (P-16990) 530.130 n (P-12240)90; A-8304) 18.130 n (P-3221; A-9042) 17.82000 am (P-16015) 530.201 n (P-12240)90; A-8304) 18.140 n (P-3231; A-9045) 17.82000 am (P-16015) 530.202 r (P-11572) 18.150 n (P-3231; A-9045) 17.82000 am (P-1472; A-7748) (P-16015) 530.202 r (P-11572) 18.150 n (P-13231; A-9045) 18.150 n (P-13231; A-9045) 18.150 n (P-13231; A-9045) 18.150 n (P-13240) 18.150 n (P-13223; A-9022) 18.150 n (P-11572) 18.150 n (P-11572) 18.150 n (P-13231; A-9045) 18.150 n (P-11572) 18.150 n (P-11572) 18.150 n (P-13231; A-9045) 18.150 n (P-11572) 18.150 n (P-11572) 18.150 n (P-13231; A-9045) 18.150 n (P-11572) 18.150 n (P-13231; A-9045) 18.150 n (P-11572) 18.150 n (P-11572) 18.150 n (P-13231; A-9045) 18.150 n (P-11572) 18.150 n (P-11572) 18.150 n (P-13231; A-9045) 18.150 n (P-13231; A-9045) 18.150 n (P-13231; A-9045) 18.150 n (P-13231; A-9042) 18.15		(D 11406: W 13083 VD 15405)			57.140 n	(P-15283/90; A-2817)	530.119 r	(P-3003)
(P-12212/90; A-8294)(P-15405) 18.100 r (P-3221; A-9022) 17.15 n (P-15995) 18.100 r (P-3221; A-9022) 18.110 r (P-3221; A-9022) 17.16 # (P-15995) 18.110 r (P-3221; A-9045) 17.116 # (P-15995) 18.110 r (P-3221; A-9045) 17.116 m (P-15212/90; A-8294)(P-15405) 18.110 r (P-3221; A-9045) 17.11000 am (P-1461; A-7760) (P-16003) 530.122 r (P-12212/90; A-8294)(P-15405) 18.110 r (P-3221; A-9045) 17.22010 am (P-1461; A-7760) (P-16003) 530.122 r (P-11572) 18.120 r (P-3231; A-9045) 17.22010 am (P-1461; A-7760) (P-16003) 530.130 n (P-12240/90; A-8304) 18.130 r (P-3231; A-9045) 17.32000 am (P-1442; A-7743) (P-16015) 530.201 r (P-12240/90; A-8304) 18.140 r (P-3231; A-9042) 17.8.336.1.1 am (P-16015) 530.201 r (P-11572) 18.150 r (P-3231; A-9042) 17.8.336.1.3 am (P-16015) 530.201 r (P-11572) 18.150 r (P-3231; A-9045) 17.8.336.1.3 am (P-1447; A-7771) (P-16015) 530.201 r (P-11572) 18.150 r (P-3231; A-9045) 17.9.2000 am (P-1447; A-7771) (P-16015) 530.201 r (P-11572) 18.150 r (P-3231; A-9045) 17.9.2000 am (P-1472; A-7771) (P-16015) 530.202 r (P-11572) 18.150 r (P-3231; A-9045) 17.9.2000 am (P-1472; A-7771) (P-16015) 530.220 n (P-11572) 18.150 r (P-3231; A-9045) 17.9.2000 am (P-1472; A-7771) (P-16015) 530.225 n r (P-3228; A-11500) 2.0.0 am (P-1472; A-7771) (P-16015) 2.0.220 n r (P-11572) 2.0.0 am (P-1472; A-7771) (P-16015) 2.0.220 n r (P-11572) 2.0.0 am (P-1472; A-7771) (P-16015) 2.0.220 n r (P-3228; A-11500) 2.0.0 am (P-1472; A-7771) (P-16015) 2.0.220 n r (P-3228; A-11500) 2.0.0 am (P-1472; A-7771) (P-16015) 2.0.220 n r (P-3228; A-11500) 2.0.0 am (P-1472; A-7743) (P-16015) 2.0.220 n r (P-3228; A-11500) 2.0.0 am (P-1472; A-7743) (P-16015) 2.0.220 n r (P-3228; A-11500) 2.0.0 am (P-1472; A-7743) (P-16015) 2.0.220 n r (P-3228; A-11500) 2.0.0 am (P-1472; A-7743)		(D 1140C W 12003)(D 1540E)		:		(P-15283/90: A-2817)	530,120 n	(P-2940)
(P-12212/90; A-8294)(P-15405) 18.100 n (P-322; A-9022) 171.6 ft (P-1512) 17.100 am (P-1452; A-7752) (P-15995) 530.121 r (P-12212/90; A-8294)(P-15405) 18.110 r (P-322; A-9022) 171.1000 am (P-1452; A-7752) (P-15995) 530.122 r (P-12212/90; A-8294)(P-15405) 18.110 r (P-322; A-9022) 172.2216 am (P-1462; A-7760) (P-1603) 530.130 n (P-12212/90; A-8294) 18.120 r (P-323; A-9022) 172.2216 am (P-1466; A-7765) (P-16003) 530.130 n (P-1224/090; A-8304) 18.130 r (P-323; A-9022) 177.2000 am (P-1466; A-7765) (P-16008) 530.140 n (P-1224/090; A-8304) 18.130 r (P-323; A-9022) 177.2000 am (P-1466; A-7765) (P-16018) 530.200 n (P-16724/090; A-8304) 18.140 r (P-323; A-9045) 178.336.1.1 am (P-16015) 530.200 n (P-17224/090; A-8304) 18.150 r (P-3231; A-9045) 178.336.1.3 am (P-1472; A-7781) (P-16015) 530.201 r (P-1572) 18.150 r (P-3231; A-9045) 18.150 am (P-1472; A-7781) (P-16015) 530.201 n (P-11572) 18.150 n (P-13231; A-9045) 18.150 am (P-1472; A-7781) (P-16015) 530.210 n (P-11572) 18.150 n (P-13231; A-9045) 18.150 am (P-1472; A-7781) (P-16015) 530.220 n (P-3228; A-11500) am (P-1473) 17.171) 530.220 n (P-3228; A-11500) am (P-1608; A-13171) 530.225 n n (P-3228; A-11500) am (P-7008; A-13171) 530.225 n n (P-3228; A-12208; A-12208; A-12208;	п	(F-11406; W-13963)(F-13403)				(D 15005)	530.120 r	(P-3003)
(P-12212/99; A-8294)(P-15405) 18.110 r (P-3231; A-9045) 17.1.60 # (P-1422; A-7722) (P-15995) 530.122 r (P-12212/99; A-8294)(P-15405) 18.110 n (P-3222; A-9022) 17.1.000 am (P-1461; A-7760) (P-16003) 530.122 r (P-12212/99; A-8294)(P-15405) 18.120 n (P-3252; A-9022) 17.2.2000 am (P-1461; A-7760) (P-16008) 530.130 n (P-12240)(P-1572) 18.130 n (P-3221; A-9045) 17.2.2015 am (P-16003) 18.130 n (P-3221; A-9045) 17.2.2010 am (P-1442; A-7745) (P-16008) 530.140 n (P-12240)(P-12	am	(P-12212/90; A-8294)(P-15405)				(F-13993)	20101	(D 3003)
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(P-1221290; A-8294) (P-1221290; A-8294) (P-1221290; A-8294) (P-1221290; A-8294) (P-1221290; A-8294) (P-1221290; A-8294) (P-1224090; A-8304) (P-13220; A-9022) (P-1324090; A-8304) (P-13220; A-9022) (P-1324090; A-8304) (P-13220; A-9022) (P-1324090; A-8304) (P-13220; A-9022) (P-1324090; A-8304) (P-13220; A-9022) (P-13220; A-11500) (P-13220; A-1	me	(P-12212/90 A-8294)(P-15405)		(P-3252			230.122 r	(F-3003)
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(P-11572) 311 (P-15405) 18.120 n (P-3221; A-9022) 17.22010 am (P-1608) 530.140 n (P-12240) (P-11572) 18.130 r (P-3231; A-9045) 17.2000 am (P-1442; A-7743) (P-15990) 530.140 n (P-12240) (P-12240)90; A-8304) 18.140 r (P-3231; A-9045) 178.2000 am (P-16015) 330.201 r (P-12240)90; A-8304) 18.140 n (P-3231; A-9045) 178.336.1.1 am (P-16015) 330.201 r (P-12240)90; A-8304) 18.150 r (P-12240)90; A-8304) 18.150 r (P-3231; A-9045) 178.2000 am (P-1472; A-7771) (P-16015) 530.202 r (P-11572) 18.150 r (P-3231; A-9045) 18.150 n (P-1472; A-7771) (P-16015) 530.202 r (P-11572) 18.150 n (P-1572) 390.1020 am (P-1472; A-7781) (P-16017) 530.210 n (P-3228; A-11500) 20.2202 m (P-16708; A-13171) 530.225 n (P-3228; A-11500) 20.2000 am (P-7008; A-13171) 530.225 n (P-3228; A-11500) 20.2000 am (P-7008; A-13171) 530.225 n (P-3228; A-11500) 20.2000 am (P-7008; A-13171) 20.202 n (P-3228; A-11500) 20.2020 am (P-7008; A-13171) 20.2020 n (P-3228; A-11500) 20.2020 n (P-322	arıı	(F-12212/90; A-6294)		(F-3231,		(D 16003)	530.130	(P-2940)
(P-11572) (P-1240/90; A-8304) (P-1240/90; A-8304) (P-1240/90; A-8304) (P-1240/90; A-8304) (P-12240/90; A-8304) (P-12240/90; A-8304) (P-12240/90; A-8304) (P-12240/90; A-8304) (P-12240/90; A-8304) (P-11572) ((P-11406; W-13983)(P-15405)		(P-3252;		(F-16003)	520.140	(P-2040)
(P-12240)90; A-8304) 18.130 n (P-3252, A-9022) 177.2000 am (P-1442; A-7743) (P-1599) 359.130 n (P-12240)90; A-8304) 18.140 r (P-3221; A-9045) 178.336.1.1 am (P-16015) 330.200 n (P-15240)90; A-8304) 18.140 n (P-3231; A-9045) 178.336.1.3 am (P-16015) 330.201 r (P-12240)90; A-8304) 18.150 r (P-3231; A-9045) 178.2000 am (P-1472; A-7771) (P-16015) 330.202 r (P-11572) 18.150 r (P-13231; A-9045) 18.000 am (P-1683; A-7781) (P-16017) 330.210 n (P-1572) 18.Ex.A n (P-3231; A-9045) 390.2000 am (P-7008; A-13171) 330.225 n (P-3228; A-11500) SAL44	am	(P-11572)				(P-1466; A-7/65) (P-16008)	350.140	(0.507-1)
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(P-1572) (P-	, we	(P-12240/90: A-8304)		(P.3231)		_	530.200 n	(P-2940)
(P-11572)		(P. 11570)					530.201 r	(P-3003)
(P-12240/90; A-8304) 18.150 r (P-3231; A-9045) 178.2000 am (P-1474; A-7771) (P-16027) 530.203 r (P-11572) 18.160 r (P-3231; A-9045) 18.000 am (P-1447; A-7748) (P-16027) 530.210 n (P-12240/90; A-8304) 18.Ex.A r (P-3231; A-9045) 390.1020 am (P-7008; A-13171) 530.220 n (P-3228; A-11500) am (P-7008; A-13171) 530.220 n (P-3228; A-11500) s. SAL44		(P-115/2)		::			530 202	(P-3003)
(P-11572) 18.160 r (P-3231; A-9045) 179,2000 am (P-1483; A-7/81) (P-16027) 3.50,220 n (P-15726) (P-15720) (P-15720) am (P-16027) 18.Ex.A n (P-3221; A-9022) 390,2000 am (P-7008; A-13171) 530,220 n (P-3228; A-11500) am (P-7008; A-13171) 530,225 n SAL44	am	(P-12240/90; A-8304)		::			200.000	(P-3003)
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